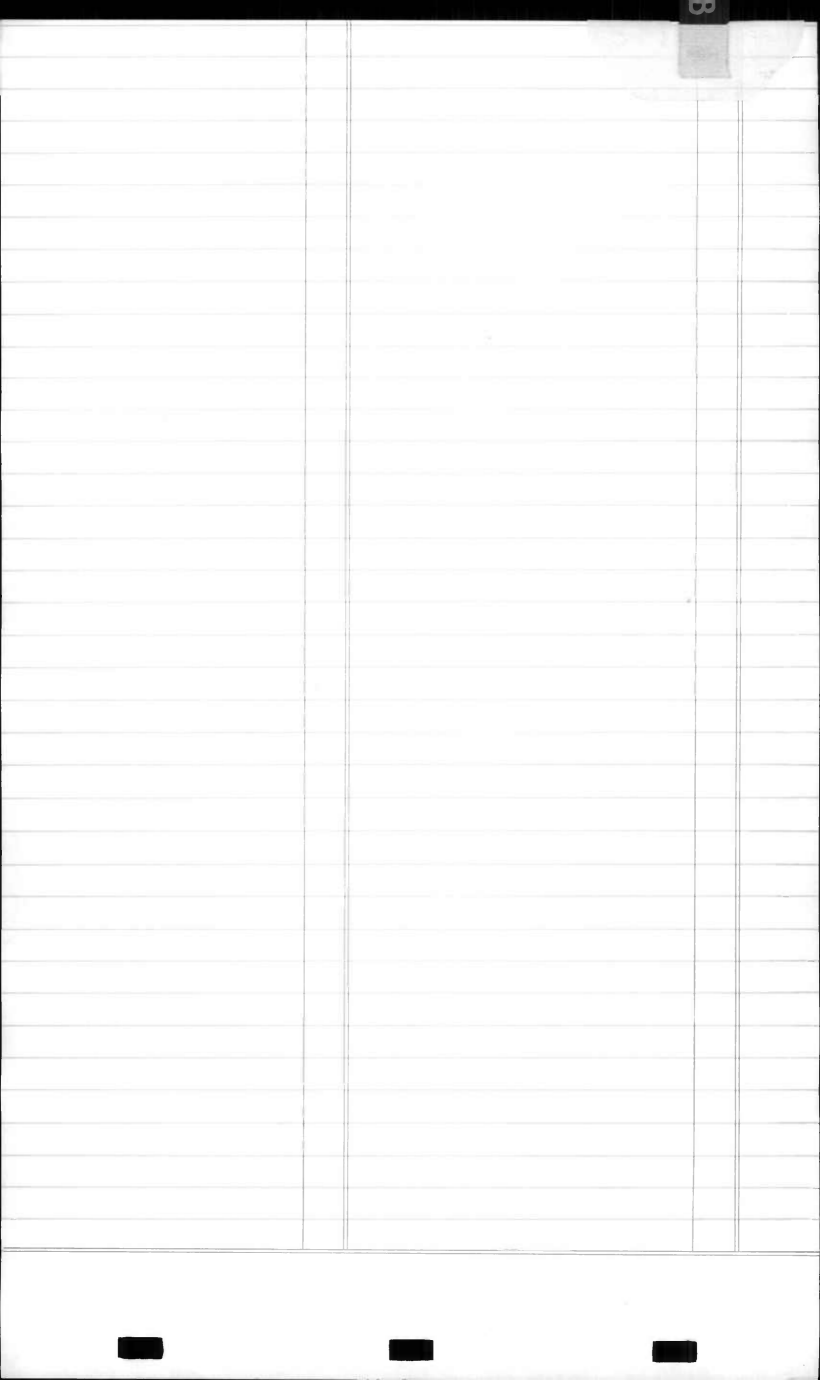
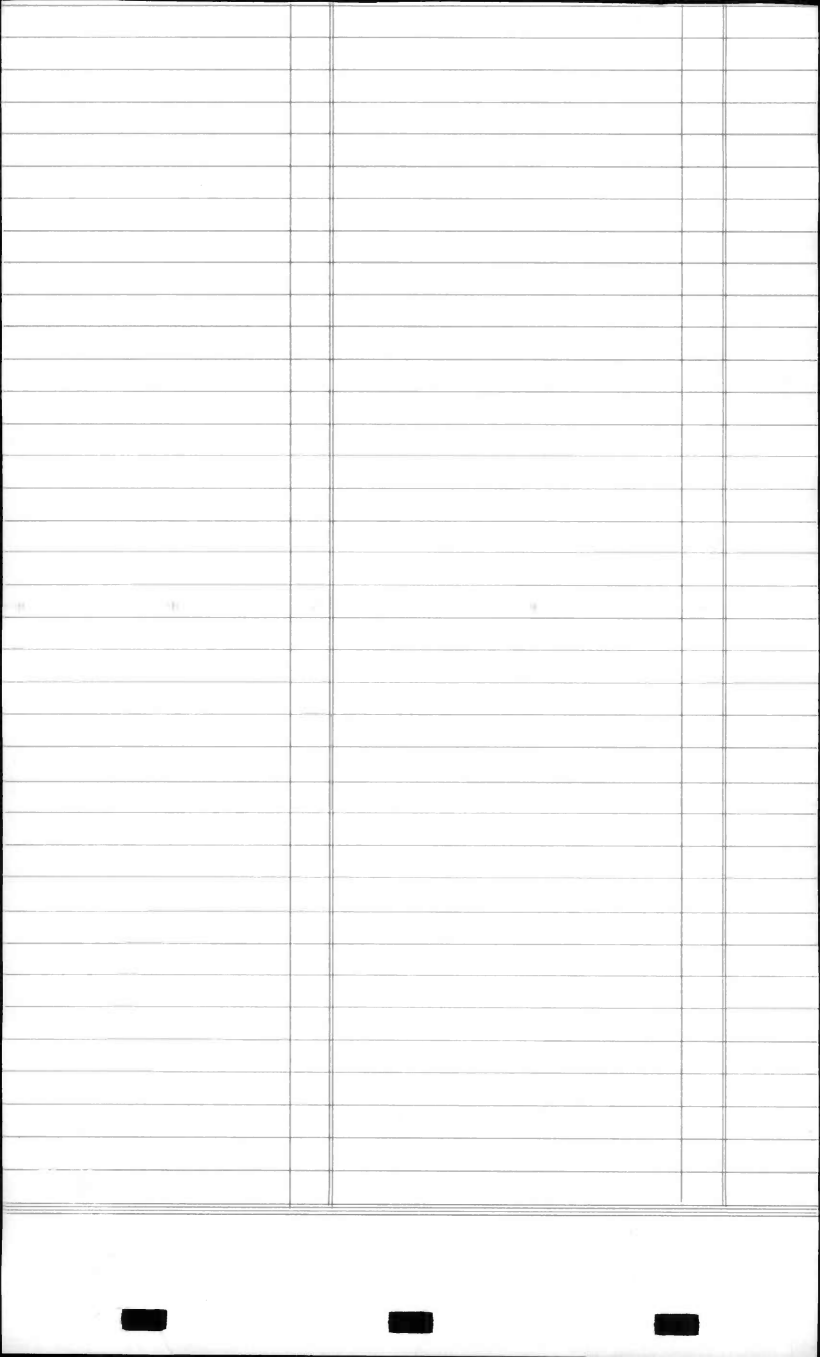
Application, cyclic method		Bill #80-87 (Amend)	6	273
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Bill No. 80-24 (Amend)	County Budget	6	1
Bill No. 80-25 (Amend)	Solar Energy Tax Credit	6	28
Bill No. 80-27	Harford County Central Alarm Budget	6	32
Bill No. 80-29 (Amend)	Assessment of Colonial Acres	6	37
Bill No. 80-30	Road Capital Fund-Bridge Restoration	n6	40
Bill No. 80-31	Program Harford County's Energy Assistance/	6	44
Bill No. 80-33	Harford County Public Housing Agence		48
Bill No. 80-34 (Amend)	Bel Center Limited Partnership	6	53
Bill No. 80-35	Harford County Pay Plan	6	78
Bill No. 80-36 (Amend)	Development Revenue Bonds Harford County, Maryland Industrial		85
Bill No. 80-37 (Amend)	Classification Plan & Salary Grad Harford County/	, -	109
Bill No. 80-38	Convent Acquisition & Renovation General Capital Fund-St. Margaret's		
	Resident District Lot Requirements, R-2 Urban/		114
Bill No. 80-39 Bill No. 80-40		6	122 125
Bill No. 80-40	Election of Councilmen		
	Limitation on expenditures	6	129
Bill No. 80-52	Emergency Appropriations	6	133
Bill No. 80-55	Restrictions in zoning cases tion	6	137
Bill No. 80-59	Definitions and rules of construc-	6	142
Bill No. 80-60 (Amend)	Charter Amendment	6	147
Bill No. 80-61 (Amend)	Tax Credits Salary Grades	6	151
Bill No. 80-64 (Amend)	Hfd.Co.Classification Plan and / Hfd.Co.Cstl.Zone Mgmt.Prgm.	6	156
Bill No. 80-65	Funds to Dept.Planning & Zoning &	6	167
Bill No. 80-66 (Amend)	Licenses & Permits	6	171
Bill No. 80-69	Funds for States Attorney & Juv.	6	196
Bill No. 80-70	Water & Sewer	6	200
Bill No. 80-71	water program Funds to Dept.Public Works & 208 /	6	204
Bill No. 80-72	Funds to Commission for Women	6	208
Bill No. 80-73	Funds for settlement of legal claim	6	213
Bill No. 80-74 (Amend)	Funds for payroll of Sup. Elections	6	217
Bill No. 80-75	Harford County area agency on aging	6	220
Bill No. 80-77	Transit Dev Program Funds - Rideshare Coordinator & /	6	225
Bill No. 80-78	Funds - Hfd Co. Cultural Advisory Bd	. 6	233
Bill No. 80-79 (Amend)	Waste Disposal sites generally	6	236
Bill No. 80-80	Judicial Series	6	241
Bill No. 80-81	Road Capital Fund	6	245
Bill No. 80-82	Funds to Dept.Community Services	6	249 -
	Dervices		BA.



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Bill No. 80-83	Harford County Rates (Water & Sewer)	6	254
Bill No. 80-84 (Amend)	Capital Charges - water & sewer	6	263
Bill No. 80-85	Enforcement & Collection of charges	6	269
Bill No. 80-87 (Amend)	Application, cyclic method	6	273
Bill No. 80-88	Funds to Hfd.Co. Comm.for women	6	276
Bill No. 80-89	Capital Projects-County Libraries	6	281
Bill No. 80-90 (Amend)	Telephone System agreement	6	286
Bill No. 80-91	Lease agmt. for motor vehicles	6	290 -
Bill No. 80-92 (Amend)	Capital Projects- transfers & fundin	g 6	295
Bill No. 80-93	General Fund Reserve-make sup.approp	. 6	299
Bill No. 80-95	Sub-area advisory council	6	305
Bill No. 80-96 (Amend)	Parking	6	309
Bill No. 80-97	Funds to Comm. for Women & Vista	6	313
Bill No. 80-98	Borrow \$10,223,174 - bonds	6	316
Bill No. 80-99 (Amend)	Borrow \$867,716 - bonds	6	326
Bill No. 80-100 (Amend)	Borrow \$8,796,975 - bonds	6	336
Bill No. 81-1 (Amend)	Comprehensive Zoning Review	6	347
Bill No. 81-2	General Fund Reserve - Appropriation	s6	353
Bill No. 81-3	Funds to Dept Planning & Zoning	6	356
Bill No. 81-4	Tydings Island Funds to Dept Planning & Zoning-	6	360
Bill No. 81-5	Repeal Bill 75-100, Damesyn Water-	6	364
Bill No. 81-6	Harford County Code amended	6	367
Bill No. 81-7	Funds to Comm of Women, Open Door's	6	370
Bill NO. 81-8	\$1,000,000 Sell bonds for finan.indus.bldg.	6	374
Bill No. 81-11 (Amend)	Hfd.Co.Code AmendPublic Disclosure	6	390
Bill No. 81-12 (Amend)	Ordinance#28,Plumbing Code	6	407
Bill No. 81-13 (Amend)	Commission on Aging	6	431 -
Bill No. 81-14	Commission for Women	6	441
Bill No. 81-15	Transporting Nuclear Waste	6	450
Bill No. 81-16	\$250,000 Sell bonds for finan.indus.bldg.	6	454
Bill No. 81-17	Water & Sewer-enforce & collections	_6	479
Bill No. 81-18 (Amend)	Water & Sewer-Connection charges	66	482
Bill No. 81-19 (Amend)	County Budget	6	486
Bill No. 81-20	Funds to Water & Sewer	6	519
Bill No. 81-21	Funds to Dept Community Services	6	524
Bill No. 81-22	Funds to Super. Elections	6	528
Bill No. 81-23	Water & Sewer - Joppatowne	6	531



Bill No. 81-24 (Amend)	Waste Disposal fees	6	536
Bill No. 81-25 (Amend)	Finance and Taxation	6	540
Bill No. 81-26	Water & Sewer-Joppatowne-Retirement	6	543
Bill No. 81-27 (Amend)	Water & Sewer-Connection charges	6	547
Bill No. 81-28 (Amend)	Water & Sewer-payment indebtedness	6	550
Bill No. 81-29 (Amend)	Harford County Pay Plan & Grades	6	554
Bill No. 81-30	Finance & Taxation	6	579
Bill No. 81-31	Funds to Dept.Community Services	6	582
Bill No. 81-32 (Amend)	Vehicles & Traffic	6	586
Bill No. 81-33 (Amend)	Industrial Dev.Rev.Bonds(May Dept.Pjt)6	590 -
Bill No. 81-34	Electricity-Natl.Electrical Code	6	627
Bill No. 81-36	Water & Sewer-Joppatowne-discount	6	630
Bill No. 81-37	Licenses & Permits	6	633 -
Bill No. 81-38	Funds to Dept.Inspect.,Licenses &	6	637
Bill No. 81-39	Funds to Dept.Community Ser.	6	641
Bill No. 81-40	Transfer of Appropriations-Hydraulic	6	645
Bill No. 81-41 (Amend)	Sediment Control	6	649
Bill No. 81-43 (Amend)	"M-1"Light Industrial District	6	679
Bill No. 81-44	Funds-Solid Waste Mgmt.	6	683 -
Bill No. 81-45	Licenses & Permits-grading & erosion	6	686
Bill No. 81-46	Grace Water Tank Transfer of Appropriations-Havre de/	6	689 -
Bill No. 81-47	Businesses-Lease & Rental charges	6	693 -
Bill No. 81-48 (Amend)	Real Property-gift, sale & acquisition	n 6	696
Bill No. 81-50 (Amend)	Transfer funds to Station Modif Pict	6	709
Bill No. 81-51	Funds to Maryland Historical Society	6	713
Bill No. 81-52 (Amend)	Transfer funds to Resource Recovery	6	718
Bill No. 81-54	Sell Bonds (Courtland Hardward Inc.)	6	722 -
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Bel Center Limited Partnershop Bill No. 80 - 34 (Amend) Bill #80-98 Bill #80-99 (Amend) Bill #80-99 (Amend) Bill #80-90 (Amend) Bill #80-100 (Amend) Bill #8				
Borrow \$10,223,174 - bonds Bill #80-98 6 316 Borrow \$867,716 - bonds Bill #80-99 (Amend) 6 326 Borrow \$8,796,975 - bonds Bill #80-100 (Amend) 6 336				
Borrow \$867,716 - bonds Bill #80-99 (Amend) 6 326 Borrow \$8,796,975 - bonds Bill #80-100 (Amend) 6 336				
Borrow \$8,796,975 - bonds Bill #80-100 (Amend) 6 336	Borrow \$10,223,174 - bonds	Bill #80-98	6	316
	Borrow \$867,716 - bonds	Bill #80-99 (Amend)	6	326
Businesses-Lease & Rental Charges 1	Borrow \$8,796,975 - bonds	Bill #80-100 (Amend)	6	336
	Businesses-Lease & Rental Charges	Bill #81-47	6	693



County Budget	Bill No. 80 - 24 (Amend)	6	1
Colonial Acres Assessment of	Bill No. 80 - 29 (Amend)	6	37
Charter Amendment	Bill #80-60 (Amend)	6	147 ,
Capital charges-water & sewer	Bill No. 80-84 (Amend)	6	263
Capital projects-county libraries	Bill No. 80-89	6	281
Capital projects-transfer & funding	Bill No. 80-92 (Amend)	6	295
Comprehensive Zoning Review	Bill No. 81-1 (Amend)	6	347
Commission on Aging	Bill No. 81-13 (Amend)	6	431
Commission for Women	Bill No. 81-14	6	441
County Budget	Bill No. 81-19 (Amend)	6	486
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Definitions & rules of construction	Bill No. 80-59	6	142
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Election of Councilmen	Bill #80-40	6	125
Emergency Appropriations	Bill #80-52	6	133
Enforcement & col.charges-water &	Bill #80-85	6	269
Electricity-Natl.Electrical Code	Bill #81-34	6	627
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Co.Cstl.Zone Mgmt.Prgm. Funds-Dept.Planning & Zoning & Hfd./	Bill No. 80-65	6	167
Funds for States Atty. & Juv.	Bill No. 80-69	6	196
program Funds-Dept Public Works & 208 water/	Bill No. 80-71	6	204
Funds to Commission for Women	Bill No. 80-72	6	208
Funds-settlement of legal claim	Bill No. 80-73	6	213
Funds-payroll of Sup. Elections Transit Dev. Prgm.	Bill No. 80-74 (Amend)	6	217
Funds-Rideshare Coordinator & /	Bill No. 80-77	6	225
Funds-Hfd.Co.Cultural Advisory Bd.	Bill No. 80-78	6	233
Funds to Dept. Community Services	Bill No. 80-82	6	249
Funds-Hfd.Co. Comm. for Women	Bill No. 80-88	6	276
Funds-Comm. for Women & Vista Housing Market Analysis	Bill No. 80-97	6	313
Funds-Dept.Planning & Zoning,	Bill No. 81-3	6	356
Tydings Island Funds-Dept.Planning & Zoning,	Bill No. 81-4	6	360
Funds-Comm.of Women, Open Doors Prog.	Bill No. 81-7	6	370
Funds-Water & Sewer	Bill No. 81-20	6	519
Funds-Dept Community Services	Bill No. 81-21	6	524
Funds-Super.Elections	Bill No. 81-22	6	528
Finance and Taxation	Bill No. 81-25 (Amend)	6	540
Finance & Taxation	Bill No. 81-30	6	579
Funds-Dept. Community Services	Bill No. 81-31	6	582
Funds-Dept Inspect., Licenses & Per-	Bill No. 81-38	6	637
Funds-Dept. Community Services	Bill No. 81-39	6	641
Funds-Solid Waste Mgmt.	Bill No. 81-44	6	683
Funds-Maryland Historical Society	Bill No. 81-51	6	713
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General Fund Reserve-make sup.approp. Bill No. 80-93	6	299
General Fund Reserve-Appropriations Bill No. 81-2	6	353 /
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Hfd. Co. Central Alarm Budget	Bill No. 80 - 27	6	32
Hfd. Co. Energy Assistance?	Bill No. 80 - 31	6	44
Hfd. Co. Public Housing Agency	Bill No. 80 - 33	6	48
Hfd. Co. Pay Plan	Bill No. 80 - 35	6	78
Salary Grades Hfd. Co. Classification Plan &/ Salary Grades	Bill No. 80 - 37 (Amend)	6	109
Hfd.Co.Classification Plan & /	Bill No. 80-64 (Amend)	6	156
Hfd.Co. area agency on aging	Bill No. 80-75	6	220
Hfd.Co.rates (Water & Sewer)	Bill No. 80-83	6	254
Hfd.Co. Code Amend	Bill No. 81-6	6	367
_Hfd.Co.Code Amend-Public Disclosure	Bill No. 81-11 (Amend)	6	390
Hfd Co. Pay Plan & Grades	Bill No. 81-29 (Amend)	6	554
District Control			

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Industrial Dev. Revenue Bonds	Bill No. 80 - 36 (Amend)	6	85
Stores Co.Prjct.) Industrial Dev.Rev.Bonds(May Dept.	Bill No. 81-33 (Amend)	6	590
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Judicial Series	Bill No. 80-80	6	241

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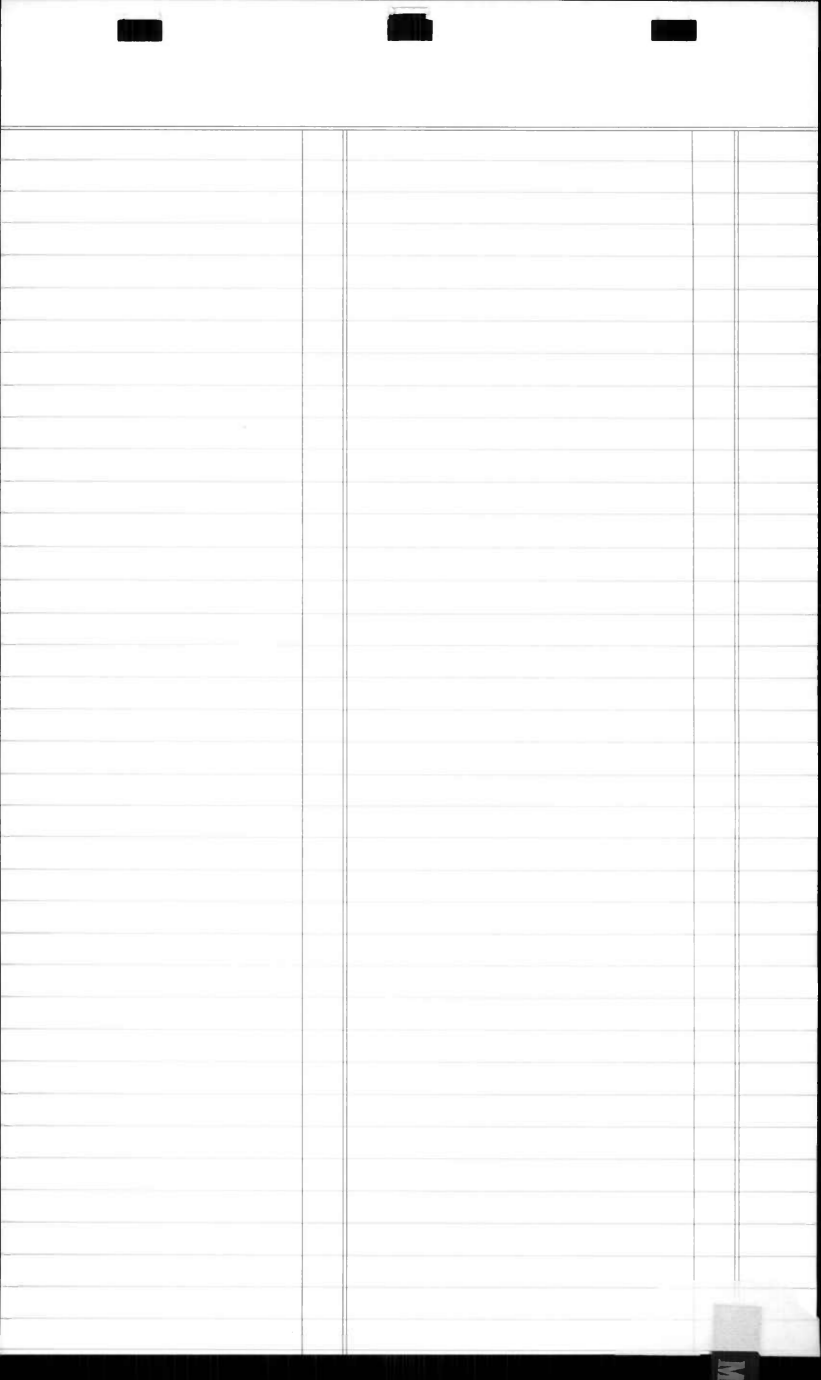


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Lot Requirements, R-2 Res.Dist.	Bill No. 80 - 39	6	122
Limitation on expenditures	Bill No. 80-51	6	129
Licenses & Permits	Bill No. 80-66 (Amend)	6	171
Lease agmt. for motor vehicles	Bill No. 80-91	6	290 .
Licenses & Permits	Bill No. 81-37	6	633
Licenses & Permits-grading & eros-	Bill No. 81-45	6	686
			_
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I-1" Light Industrial District	Bill No. 81-43 (Amend)	6	679









Ordinance#28-Plumbing Code Repeal	Bill No. 81-12 (Amend)	6	407
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Parking	Bill No. 80-96 (Amend)	6	309
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			21200
Road Capital Fund	Bill No. 80 - 30	6	40
Restrictions in zoning cases	Bill No. 80-55	6	137
Road Capital Fund	Bill No. 80-81	6	245
Project #6253 Repeal Bill 75-100, Damesyn Water	Bill No. 81-5	6	364
Real Property-gift, sale&acquisi-	Bill No. 81-48 (Amend)	6	696
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Solar Energy Tax Credit Sith Margaret's Convent Sub-area advisory cognition (1987) Sub-area advisory cognition (1987) Sell bonds for final mindus bidg. Sell bonds (Courtiand Hardware finc. Sell Bonds (Courtiand				
Sub-area advisory council \$1,000,000 Bill No. 80-95 6 305 Sell bonds for fin.indus.bldg. Bill No. 81-8 6 374 Sell bonds for fin.indus.bldg. Bill No. 81-16 6 454 Sediment Control Bill No. 81-41 (Amend) 6 649	Solar Energy Tax Credit	Bill No. 80 - 25 (Amend)	6	28
Sell bonds for fin.indus.bldg. Bill No. 81-8 6 374 Sell bonds for fin.indus.bldg. Bill No. 81-16 6 454 Sediment Control Bill No. 81-41 (Amend) 6 649	_St. Margaret's Convent	Bill No. 80 - 38	6	114
Sell bonds for fin.indus.bldg. Bill No. 81-8 6 374 Sell bonds for fin.indus.bldg. Bill No. 81-16 6 454 Sediment Control Bill No. 81-41 (Amend) 6 649	Sub-area advisory council	Bill No. 80-95	6	305
Sediment Control Bill No. 81-41 (Amend) 6 649	Sell bonds for fin.indus.bldg.	Bill No. 81-8	6	374
	Sell bonds for fin.indus.bldg.	Bill No. 81-16	6	454
Sell Bonds (Courtland Hardware Inc. Bill No. 81-54 6 722		Bill No. 81-41 (Amend)	6	649
	Project) Sell Bonds (Courtland Hardware Inc.	Bill No. 81-54	6	722
				677



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Tax Credits		Bill No. 80-61 (Amend)	6	151 /
Telephone System Agreement		Bill No. 80-90 (Amend)	6	286 ·
Transporting Nuclear Waste		Bill No. 81-15	6	450
Analys Transfer Appropriations—Hydraul		Bill No. 81-40	6	645
Grace Water Ta Transfer Appropriations-Havre d		Bill No. 81-46	6	689
Station Modif. Transfer funds-Bush Creek Pumpi	Pjct. ng	Bill No. 81-50 (Amend)	6	709
Studi Transfer funds-Resource Recover		Bill No. 81-52 (Amend)	6	718





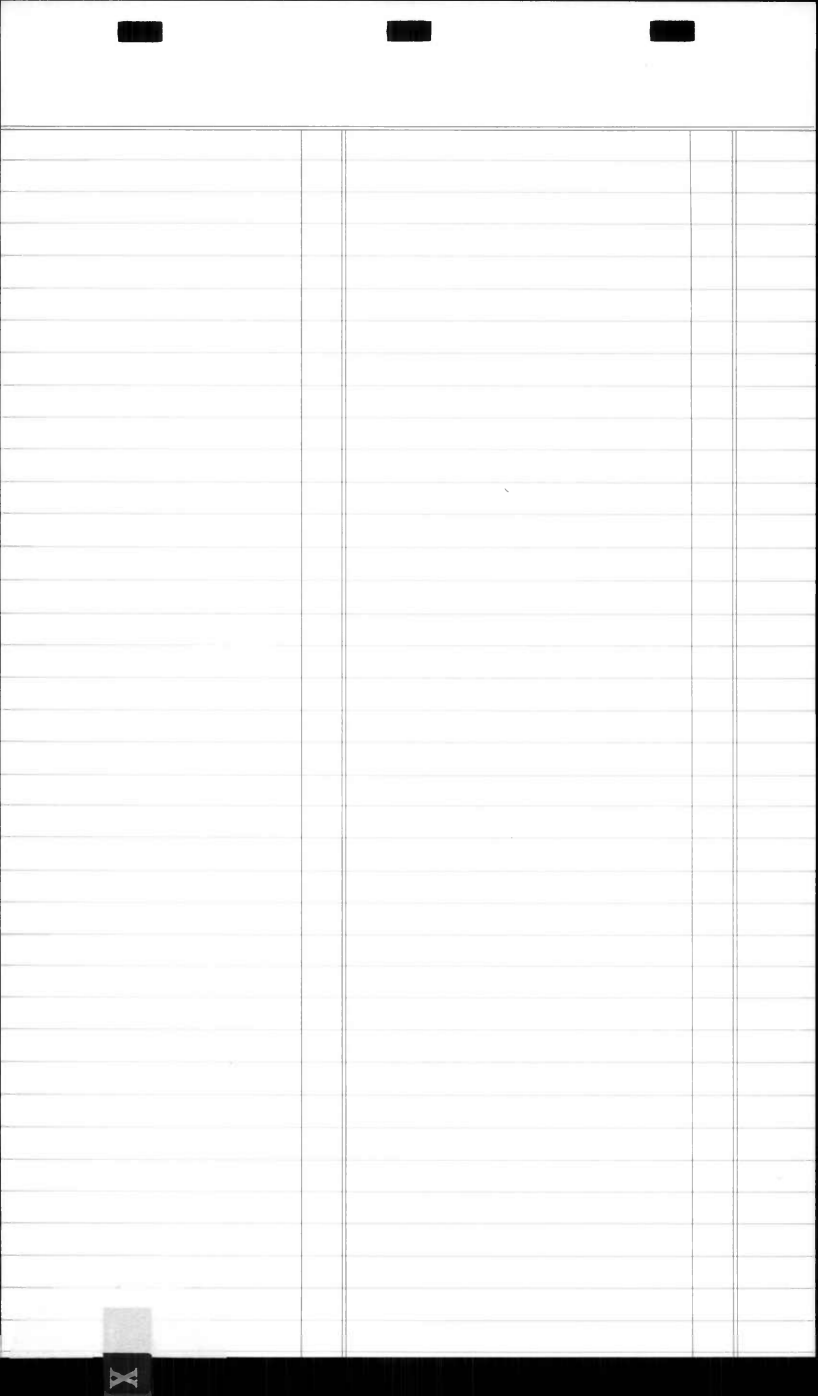


Vehicles & Traffic				
	Vehicles & Traffic	Bill No. 81-32 (Amend)	6	586
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### Water & Sewer - Golfections Bill No. 80-70 G 200 ### Water & Sewer-connection charges Bill No. 81-17 G 479 ### Water & Sewer-Lopatowne Bill No. 81-18 (Amend) G 482 ### Water & Sewer-Jopatowne Bill No. 81-24 (Amend) G 536 ### Water & Sewer-Joppatowne Bill No. 81-24 (Amend) G 536 ### Water & Sewer-Joppatowne Bill No. 81-26 G 543 ### Bill No. 81-27 (Amend) G 536 ### Bill No. 81-27 (Amend) G 547 ### Bill No. 81-28 (Amend) G 547 ### Bill No. 81-39 G 630 ### Bill No. 81-39 G 64 ### Bill No. 81-39 G 65 ### Bill No. 81				
Water & Sewer-enforce & collections Bill No. 81-17 6 479 Water & Sewer-Connection charges Bill No. 81-18 (Amend) 6 482 Water & Sewer - Joppatowne Bill No. 81-23 6 531 Waste Disposal fees Bill No. 81-24 (Amend) 6 536 Water & Sewer-Joppatowne-Retirement Bill No. 81-26 6 543 Water & Sewer Connection charges Bill No. 81-27 (Amend) 6 547 Water & Sewer Payment indebtedness Bill No. 81-28 (Amend) 6 550	Water & Sewer	Bill No. 80-70	6	200
Water & Sewer-Connection chargesBill No. 81-18 (Amend)6482Water & Sewer - JoppatowneBill No. 81-236531Waste Disposal feesBill No. 81-24 (Amend)6536Water & Sewer-Joppatowne-RetirementBill No. 81-266543Water & Sewer Connection chargesBill No. 81-27 (Amend)6547Water & Sewer Payment indebtednessBill No. 81-28 (Amend)6550	Waste Disposal sites generally	Bill No. 80-79 (Amend)	6	236
Water & Sewer - Joppatowne Bill No. 81-23 6 531 Waste Disposal fees Bill No. 81-24 (Amend) 6 536 Water & Sewer-Joppatowne-Retirement Bill No. 81-26 6 543 Water & Sewer Connection charges Bill No. 81-27 (Amend) 6 547 Water & Sewer Payment indebtedness Bill No. 81-28 (Amend) 6 550	Water & Sewer-enforce & collections	Bill No. 81-17	6	479
Waste Disposal fees Bill No. 81-24 (Amend) Assess Rates Water & Sewer-Joppatowne-Retirement Water & Sewer Connection charges Bill No. 81-26 Bill No. 81-26 6 543 Water & Sewer Payment indebtedness Bill No. 81-27 (Amend) 6 550	Water & Sewer-Connection charges	Bill No. 81-18 (Amend)	6	482
Assess. Rates Bill No. 81-26 Water & Sewer Connection charges Water & Sewer Payment indebtedness Bill No. 81-27 (Amend) 6 543 Water & Sewer Payment indebtedness Bill No. 81-28 (Amend) 6 550	Water & Sewer - Joppatowne	Bill No. 81-23	6	531
Water & Sewer Connection charges Bill No. 81-27 (Amend) 6 547 Water & Sewer Payment indebtedness Bill No. 81-28 (Amend) 6 550	Waste Disposal fees	Bill No. 81-24 (Amend)	6	536
Water & Sewer Payment indebtedness Bill No. 81-28 (Amend) 6 550	Water & Sewer-Joppatowne-Retirement	Bill No. 81-26	6	543
Bill No. 81-28 (Amend)	Water & Sewer Connection charges	Bill No. 81-27 (Amend)	6	547
Water & Sewer-Joppatowne-discount Bill No. 81-36 6 630	Water & Sewer Payment indebtedness	Bill No. 81-28 (Amend)	6	550
	Water & Sewer-Joppatowne-discount	Bill No. 81-36	6	630















BILL NO. 80-24 (as amended)

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-24 (as

Introduced by Council President Hardwicke at request of County Executive Date April 15, 1980 Legislative Day No. 80-11

THE ANNUAL BUDGET AND APPROPRIATION ORDINANCE OF HARFORD COUNTY, MARYLAND, to adopt the County Budget, consisting of the Current Expense Budget for the fiscal year ending June 30, 1981, the Capital Budget for the fiscal year ending June 30, 1981, and the Capital Program for the fiscal years ending June 30, 1982; June 30, 1983; June 30, 1984; June 30, 1985; and June 30, 1986; and to appropriate funds for all expenditures for the fiscal year beginning July 1, 1980, and ending June 30, 1981, as hereinafter indicated.

•	By the Council,April 15, 1980
Introduced, read	first time, ordered posted and public hearing scheduled
	on: May 8, 1980 & May 15, 1980
•	at: 7:30 p.m.
By Or	eder: Angele Markovski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hearing and tit	tle of Bill having been published according to the
Charter, a public	hearing was held on May 8, 1980

angle Markowskie, Secretary

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. <u>Underlining</u> indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

and concluded on May 15, 1980

BILL NO. 80-24

AS AMENDED

6 PAGE BOOK

| Section | Be It Enacted By The County Council Of Harford County, Maryland, that the Current Expense Budget for the fiscal year ending June 30, 1981, is hereby approved and adopted for such fiscal year; and funds for all expenditures for the purposes specified in the Current Expense Budget beginning July 1, 1980, and ending June 30, 1981, are hereby appropriated in the amounts hereinafter specified and for the purposes hereinafter indicated as follows:

CURRENT EXPENSE BUDGET

T.	Ge	ne	ra i	l F	u n	d

Admissions Tax

Α.	Estimated Cash Surplus - June 30, 1980	2,815,159 3,281,010
В.	Transfer from Revenue Sharing Fund	1,941,496 1,616,406
С.	Transfer from Public School Debt Service Fund	964,230
D.	Estimated Revenues (1980-1981)	
	Local Revenues:	
	Real and Personal Property Taxes	23,746,181
	Less:	
	Circuit Breaker	12,000CR
	Community Associations	2,250CR
	Homeowners (115%)	13,000GR 46,000CR
	Solar Energy	320,000CR
	Corporations in Bankruptcy	25,000CR
	Discount Allowed on Taxes	385,000CR
	Interest and Penalty	130,000
	Delinquent Tax Costs	20,000
	Payments in Lieu of Taxes	1,500
	Income Tax	19,540,000
	State Shared Taxes:	

1-24 AMENDED

12,000

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AS AMENDED

1	Domestic Corporation Filing Fee - Franchise Tax	14,000
3	Race Track Revenue	50,000
4	Beer Tax	122,000
5	Tobacco Tax	530,000
6	Abandoned Property Tax	5,000
7	Permits, Licenses and Inspections:	
8	Beer, Wine and Liquor Licenses	55,000
9	Pinball Licenses	8,600
10	Traders Licenses	80,000
11	Produce Licenses	500
12	Auctioneer Licenses	1,275
13	Refuse Licenses	4,500
14	Pawn Broker Licenses	100
15	Plumbing Licenses	6,000
16	Mobile Home Court Licenses	5,000
17	Excise Tax - Mobile Home Courts	85,000
18	Electrical Board of Examiners	24,000
19	Solicitors Licenses	50
20	Cable TV	4,500
21	Pet Shop Licenses	100
22	Dog Licenses	50,000
23	Board of Stray Dogs	2,500
24	Dog Licenses Fines	2,000
25	Building Permits	70,000
26	Building Inspection Service	7,000
27	Plumbing Permits	50,000
28	Electrical Inspection	65,000
29	Marriage Licenses	6,500
30	Sanitation Fees	6,000
31	Percolation Tests	5,000
32	Grading Permit Fees	1,200

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AS AMENDED

BOOK 6 MCE 4

1	Intergovernmental Revenues:	
2	Franchise Tax on Financial Institutions	50,000
3	Police Protection	852,756
4	Property Tax Grant	1,193,000
5	College Debt Service Aid	8,238
6	School Debt Service Aid	1,392,070
7	Hospital Debt Service Aid	565,383
8	Sales and Service Charges:	• 14
9	Maps	300
10	Publications	2,500
11	Sheriff's Fees	80,000
12	Sheriff's Licenses	3,000
13	Police Reports	500
14	Board of Prisoners	50,000
15	Data Processing Service	30,000
16	Motor Vehicle Tag Fees	3,400
17	Environmental Control	10,000
18	Fines and Forfeitures:	
19	Parking Fines	3,000
20	Court Fines	12,000
21	Other Revenues:	
22	Prepaid Bond Interest - General	7,668
23	Zoning Appeals	5,500
24	Rezoning Fees	2,000
25	Interest on Investments	1,700,000
26	Property Rental	20,000
27	Interest on Private Roads	200
28	Sale of Usable Property	48,000
29	Liquor Control Board	60,000
30	Child Support	3,000
31	Subdivision Plans	6,000
32	Commissions	500

1	Miscellaneous Income	850
2	Master Plan Prints	50
3	Total Available for Appropriation - General Fund	55,783,966
4		55,924,817 55,891,817
5	E. Appropriations	
6	General Government:	
7	Executive Branch	
8	1. County Executive:	
9	Executive Policy and Direction	119,995
10		111,855
11	Executive Appointments	500
12	2. Director of Administration	74,932
13		73,432
14	3. Department of Treasury:	
15	Division of Finance	291,389
16		290,304
17	Data Processing	210,244
18	Comptroller	160,754
19		152,754
20	4. Office of Personnel:	
21	Personnel Administration	104,048
22		83,536
23	Safety Division	35,400
24		34,900
25	5. Department of Law	194,602
26		188,702
27	6. Department of Procurement	111,784
28		97,880
29	7. Department of Planning and Zoning	345,964
30		325,964
31	8. Department of Parks and Recreation:	
32	Administration	176,685
		175,635

AS AMENDED

1 2	Community Organization and Development	188,659 183,659
3	Program Leadership	216,245 136,245
5	Maintenance of Grounds and Buildings	465,369 443,869
7	Parks and Recreation Board	. 2,335
8	9. Department of Public Works:	
9	Environmental Control	10,000
10	Solid Waste Management	1,373,317
11	10. Permits, Licenses and Inspections:	
12	Permits and Licenses	60,353
13	Building Permits	139,108
14 15	BUILDING INSPECTIONS	119,507 129,980
16	Office of the Director	76,693
17	Plumbing Inspection	86,076
18	Electrical Inspection	83,666
19	Electrical Board	14,131
20	11. Department of Community Services	38,000
21	a spar smerre or community of services	37,000
22	12. Commission on Aging	189,624 185,624
24	13. Commission for Women:	
25	Commission for Women	17,910
26	, women	27,377
27	Crisis Center	2,078
28	14. Housing Commission	700
29	15. Office of Economic Development	119,366 105,366
31	16. Human Relations	29,533 29,633

1	Legislative Branch	
2	1. County Council	134,476 145,011
3		145,011
4	2. Council Attorney	52,728 35,048
5		33,040
6	3. Independent Post Audit	15,571
7	4. Board of Appeals and Rezoning	59,161 59,661
8		59,661
9	5. People's Counsel	14,725
10	1	14,752
11	Judicial	
12	1. Circuit Court	211,982 209,482
13	N. C.	209,402
14	2. Jury Services	92,500
15	3. Law Library	1,500
16	4. Juvenile Master	31,370 31,270
17		51,270
18	5. Grand Jury	14,625
19	6. Register of Wills	13,998
20	7. State's Attorney	407,177
21	Public Safety	
22	1. Sheriff:	
23	Sheriff	2,862,576 2,824,870
24		2,761,390
25	Detention Center	1,082,544 1,027,219
26		1,027,210
27	2. Animal Control	115,303
28	3. Civil Defense:	
29	Office of Civil Defense	29,674
30	Surplus Property	1,000
31	4. Volunteer Fire Companies	674,000 660,500
32		000,000

BOOK **6** PACE **8**

1	5. Firemen's Pensions	314,800
2	6. Central Alarm	224,474
3	Facilities, Maintenance and Operations	
4	1. Building Operations and Maintenance	293,047
5	2. Graphics	27,940
6	3. Telephone	167,552
7	Public Education	
8	1. Community College:	
9	Instruction	1,112,625
10	Learning Resource Center	172,050
11	Student Affairs	162,750
12	Plant Operations and Maintenance	367,350
13		356,877
14	Administration	258,075
15	Clearing Accounts	13,950
16	General Institutional	223,200
17	2. County Libraries:	
18	Libraries	1,135,000
19	3. Board of Education:	
20	Administrative Services	771,660
21		817,969 783,969
22	Mid-Level Administration	2,518,748
23		2,577,663
24	Instructional Costs - Salaries	17,937,524
25		18,189,140 18,333,140
26	Instructional Materials and Related Costs	1 644 054
27		1,644,954 1,544,954
28	Instructional Costs - Special Education	713,557
29		803,717
30	Student Transportation	158,637
31	Operation of Plant	3,916,530
32	Maintenance of Plant and Equipment	912,862

80-24 AS AMENDED

	BOOK 6 PAGE 9	AS	AMENDED
1	Fixed Charges		1,938,363
2	Student Body Activity		526,310
3	Community Services		2,625
4	Grants in Aid		
5	1. Social Services:		
6	Emergency Assistance		4,000
7	. Volunteers		15,669
8	Foster Care for Children - Supplement		26,688
9	Child Custody		13,708
10	2. Health Services:		
11	Department of Health - Administration		773,000
12	Community Mental Health		36,000
13	3. Miscellaneous Drug and Alcohol Programs	:	
14	Drug Abuse		4,000
15	HARFORD COUNTY ALCOHOLISM SERVICE		8,226
16	Mann House, Inc.		6,000
17			20,000
18	Drug and Alcohol Advisory Council		20,000
19	Forward Step		10,000
20	4. Harford Center:		
21	Harford Center, Inc.		48,159
22	Harford Center Board		1,800
23	5. Northern Maryland Association for Retarded Citizens:		
24			
25	Activities Center		34,000
26	Sheltered Workshop		64,000
27	6. Citizens Nursing Home		25,000
28	7. Legal Aid Bureau		20,000
29	8. Maryland Historical Society		3,000
30	9. Historic District Commission		3,851
31	10. Cultural Advisory Board		6,000
32	ll. Maryland School for the Blind		2,400

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	BOOK 6 PAGE 10	AS AMENDED
a de la companya de l		
1	12. Grant to Bel Air	25,760
2	13. Extension Service	77,000
3	14. Soil Conservation District:	
4	Soil Conservation Service	18,950
5	Noxious Weed Control	2,500
6	15. Regional Planning Council	47,195
7	16. Supervisors of Elections	142,372
8	Benefits	
9	1. Benefits	744,806
10		717,384 702,384
11	Insurance	
12	1. Fire and Liability	38,000
13	2. Fleet	25,000
14	3. Inland Marine	5,000
15	4. Insurance Benefits	498,511
16		541,702 536,096
17	5. Firemen's Workman's Compensation	26,000
18	6. Miscellaneous Insurance	6,100
19	Debt Service	
20	1. Hospital:	
21	Hospital Bonds of 1967	141,900***
22	Hospital Bonds of 1970	159,550***
23	Hospital Bonds of 1980	565,383
24	2. Buildings:	
25	Building Bonds of 1961	36,300
26	Building Bonds of 1970	119,663***
27	Building Bonds of 1974	488,070***
28	Building Bonds of 1975	210,835
29	Building Bonds of 1978	320,249
30		,

8U-24 AS AMENDED

80-24

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*** - Funded by Revenue Sharing

800k 6 BMC 11

1	Building Bonds of 1980	1,018,326***
2		
3	3. College:	
4	College Bonds of 1972	155,200
5	4. Schools:	
6	School Loans of 1965	194,881
7	School Loans of 1967 #1	136,654*
8	School Bonds of 1957	95,580
9	School Bonds of 1958	87,200
10	School Bonds of 1959	138,500
11	School Bonds of 1961	231,300
12	School Bonds of 1963	370,120
13	School Bonds of 1965	371,930
14	School Bonds of 1968 #1	156,750*
15	School Bonds of 1968 #2	227,290*
16	School Loans of 1967 #2	66,637**
17	School Bonds of 1970	398,875*
18	School Loans of 1970 #1	140,998
19	School Loans of 1970 #2	38,485
20	School Loans of 1967 #3	4,138
21	School Bonds of 1972	155,200
22	School Bonds of 1975	148,425
23	School Bonds of 1978	131,891
24	School Bonds of 1980	89,964
25	5. Notes:	
26	General	140,250
27	Contingency Reserve	
28		
29	* - Funded by Recordation Tax	
30	** - \$44,661 Funded by Recordation Tax and	
31	\$13,897 Funded by Revenue Sharing	
32	**** - \$693,326 FUNDED BY REVENUE SHARING	
		Q 11- 11

1 2 3	1. Reserve for Contingencies	200,000 221,937 339,321 222,042 189,042 188,816
5	Total Appropriation - General Fund	55,783,966 55,924,817 55,891,817
7	II. Revenue Sharing Fund	
8	A. Estimated Cash Surplus - June 30, 1980	12,774
9	B. Estimated Revenues (1980-1981):	
10 11	Revenue Sharing Trust	1,925,000 1,600,000
12	Interest on Investments	3,632
13	Total Available for Appropriation - Revenue Sharing Fund	7,941,406 1,616,406
15	C. Appropriations:	1,010,400
16	Transfer to General Fund	1,941,406
17		1,616,406
18	Total Appropriation - Revenue Sharing Fund	1,941,406
20	III. Public School Debt Service Fund	
21	A. Estimated Cash Deficit - June 30, 1980	(135,770)
22	B. Estimated Revenues (1980-1981):	(122)
23	Recordation Tax	1,100,000
24	Total Available for Appropriation - Public	
25	School Debt Service Fund	964,230
26	C. Appropriations:	
27	Transfer to General Fund	964,230
28	Total Appropriation - Public School Debt	064 000
29	Service Fund	964,230
30	IV. Highways Fund	
31	A. Estimated Cash Surplus - June 30, 1980	373,569
32	B. Estimated Revenues (1980-1981):	

890K 6 PACE 13

1	Local Revenues:	
2	Highways Tax Differential	4,334,308
3	Grants:	
4	State Transportation Grant	747,000
5		714,023
6	State Shared Taxes:	
7	Highways Users Tax	2,400,000
8	Security Interest Fee	38,000
9	Charges for Service:	
10	Motor Vehicle Tag Fees	13,500
11	Engineering and Inspection Fees	95,000
12	Sales and Service Charges	2,000
13	Other Revenues:	
14	Interest on Investments	100,000
15	Miscellaneous	100
16 17	Total Ayailable for Appropriation - Highways Fund	8,103,477 8,070,500
18	C. Appropriations:	
19	1. Insurance:	
20	Fire and Liability	10,170
21	Fleet	42,375
22	Inland Marine	7,345
23	2. Benefits	875,744
24		860,465 856,645
25	3. Debt Service:	
26	Construction Loans Revised	145,329
27	Construction Bonds of 1975	92,500
28	Construction Bonds of 1978	117,198
29	4. Department of Public Works:	
30	Administration:	
31	Office of the Director	47,013
32	Sale of Bonds	2,060

AS AMENDED

1	Engineering and Inspection:	
2	Engineering and Inspection	574,722 563,612
3		300,012
4	Operation and Maintenance:	
5	Automotive Maintenance	988,268
6	Roads and Bridges	4,428,419 4,410,721
7	e e	4,437,325
8	Street Lights	333,010
9	Traffic Controls	288,492 284,991
10		204,991
11	Traffic Safety	150,832 142,659
12		142,039
13	Total Appropriation - Highways Fund	8,103,477
14		8,070,500
15	V. Water and Sewer Operating Fund	
16	A. Estimated Cash Surplus - June 30, 1980	777,606
17	B. Estimated Revenues (1980-1981):	
18	Water Service Charges	992,000
19	Sewer Service Charges	1,545,000
20	On-Site Inspection	20,000
21	Meter Installation	15,000
22	Job Orders	20,000
23	Interest on Investments	75,000
24	Alcoholic Beverage Tax	50,000
25	Sale of Materials	1,000
26	Miscellaneous Income	10,000
27	Sale of Publications	250
28	Reproduction	250
29	Fallston Hospital Contract	40,000
30	Joppatowne Overhead - Water	20,000
31	Joppatowne Overhead - Sewer	30,000
32		



1	Total Available for Appropriation - Water and Sewer Operating Fund	3,596,106
3	C. Appropriations:	
4	1. Insurance:	
5	Fire and Liability	11,000
6	Fleet	12,000
7	2. Benefits	279,655
8		249,283 248,488
9	· 3. Administration:	2.10,100
10	General	1843886
11	•	174,886
12	Office of the Director	51,065
13	Division of Finance	167,028
14	208 Grant Match #5	6,500
15	Master Plan	22,150
16	Inventory	10,000
17	Depreciation - 85%	489,180
18	4. Operation and Maintenance - Water:	
19	Abingdon	480,621
20	Perryman	258,624
21	Long Bar Harbor	42,219
22	Booster, Standpipes and Towers	82,750
23	5. Engineering and Inspection:	
24	Water	165,494
25	6. Operation and Maintenance - Sewer:	
26	Abingdon	367,200
27	Pumping and Metering Stations	222,957
28	Sod Run	541,524
29	Spring Meadows	30,700
30	Fallston Hospital	63,450
31	7. Engineering and Inspection:	
32	Sewer	165,494
- 1		

80 - 24

AS AMENDED

1	Total Appropriation - Water and Sewer Operating Fund	3,654,497 3,624,125 3,613,330
3	VI. Water and Sewer Debt Service Fund	
4	A. Estimated Revenues (1980-1981):	
5	Bel Air Surcharge	39,237
6	Water Surcharge	14,000
7	Sewer Surcharge	2,200
8	Area Charges - Water	148,830
9	Area Charges - Sewer	150,420
10	Area Charges - Interest	9,000
11	Front Foot Benefit Assessment - Water	227,372
12	Front Foot Benefit Assessment - Sewer	353,264
13	Front Foot Benefit Assessment - Interest	2,500
14	Interest on Investments	775,000
15	Transfer from Sinking Fund - Principal	871,170
16	Transfer from Water and Sewer Operating	400 100
17	Fund - Depreciation	489,180
18 19	Total Available for Appropriation - Water and Sewer Debt Service Fund	3,082,173
20	B. Appropriations:	
21	1. Bond Issue #1	18,600
22	2. Bond Issue #2	5,175
23	3. Bond Issue #3	6,360
24	4. Bond Issue #4	7,025
25	5. Bond Issue #5	294,728
26	6. Bo'nd Issue #6	343,570
27	7. Bond Issue #7	367,750
28	8. Bond Issue #8	259,585
29	9. Bond Issue #9	485,280
30	10. Bond Issue #10	502,850
31	11. Bond Issue #11	748,750
32	12. Notes - Water and Sewer	42,500
عد	TET HOUSE HAVET WHA SCHOL	72,000

AS AMENDED

1 2	Total Appropriation - Water and Sewer Debt Service Fund	3,082,173
3	VII. Water and Sewer Sinking Fund	
4	A. Transfer to Water and Sewer Debt Service	
5	Fund from Cash	871,170
6	VIII. Joppatowne Water and Sewer Operating Fund	
7	A. Estimated Cash Surplus - June 30, 1980	23,050
8	B. Estimated Revenues (1980-1981):	
9	Meter Installations	1,000
10	Interest on Investments	8,000
11	Operating Charges - Water	233,280
12	Operating Charges - Sewer	349,000
13	Bond Retirement Assessment - Water	81,000
14	Bond Retirement Assessment - Sewer	162,000
15	Interest and Penalty on Assessments	1,000
16	Discount Allowed on Assessments	3,000CR
16 17 18	Discount Allowed on Assessments Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund	3,000CR 855,330
17	Total Available for Appropriation - Joppatowne	
17 18	Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund	
17 18 19	Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund C. Appropriations:	855,330
17 18 19 20	Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund C. Appropriations: 1. Harford County General Administration	855,330
17 18 19 20 21	Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund C. Appropriations: 1. Harford County General Administration 2. Operation and Maintenance:	855,330 403,575
17 18 19 20 21 22	Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund C. Appropriations: l. Harford County General Administration 2. Operation and Maintenance: Maryland Environmental Service	855,330 403,575 350,375
17 18 19 20 21 22 23	Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund C. Appropriations: 1. Harford County General Administration 2. Operation and Maintenance: Maryland Environmental Service Harford County - Water Harford County - Sewer Total Appropriation - Joppatowne Water and	855,330 403,575 350,375 170,125 85,000
17 18 19 20 21 22 23 24	Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund C. Appropriations: 1. Harford County General Administration 2. Operation and Maintenance: Maryland Environmental Service Harford County - Water Harford County - Sewer	855,330 403,575 350,375 170,125
17 18 19 20 21 22 23 24 25	Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund C. Appropriations: 1. Harford County General Administration 2. Operation and Maintenance: Maryland Environmental Service Harford County - Water Harford County - Sewer Total Appropriation - Joppatowne Water and	855,330 403,575 350,375 170,125 85,000 1,009,075 74,538,824
17 18 19 20 21 22 23 24 25 26	Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund C. Appropriations: 1. Harford County General Administration 2. Operation and Maintenance: Maryland Environmental Service Harford County - Water Harford County - Sewer Total Appropriation - Joppatowne Water and Sewer Operating Fund	855,330 403,575 350,375 170,125 85,000 1,009,075 74,538,824 74,475,475 74,291,326
17 18 19 20 21 22 23 24 25 26 27	Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund C. Appropriations: 1. Harford County General Administration 2. Operation and Maintenance: Maryland Environmental Service Harford County - Water Harford County - Sewer Total Appropriation - Joppatowne Water and Sewer Operating Fund	855,330 403,575 350,375 170,125 85,000 1,009,075 74,538,824 74,475,475

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6 PAGE 13 800K

Section 2. And Be It Further Enacted, that the Grants Special Budget for the fiscal year ending June 30, 1981, is hereby approved and adopted for such fiscal year; and funds for all expenditures for the purposes specified in the Grants Special Budget beginning July 1, 1980, and ending June 30, 1981, and continuing thereafter in accordance with the terms of the grant, are hereby appropriated in the amounts hereinafter specified and for the purposes hereinafter indicated as follows:

GRANTS SPECIAL BUDGET

I. Grants

To

Sp

A. Estimated Revenues:

Federal and State Aid	6,186,149
tal Available for Appropriation - Grants ecial Fund	6,186,149
B. Appropriations:	
1. Emergency Assistance Program	500,000
2. Weatherization Program	150,000
3. Coastal Zone Management	18,500
4. Transportation Study	30,050
5. Commission for Women - Crisis Center	30,097
6. CETA Program	5,000,000
7. State's Attorney:	
Juyenile Prosecutor	14,000
Cooperative Reimbursement Program	65,727
8. Volunteer Fire Companies - Equipment	100,000
9. Commission on Aging:	
Nutrition Program - Title III-C	100,506
Human Services to the Elderly	92,185
10. Cultural Advisory Board	6,000
11. Parks and Recreation:	
Summer Day Camp - Mentally Handicapped	35,000
Summer Youth Recreation Program	10,021

1 12. Historic Site Survey 31,563
2 13. Noxious Weed Control 2,500
3 Total Appropriation - Grants Special Fund 6,186,149

80-24 AS AMENDED

Section 3. And Be It Further Enacted, that the Capital Budget for
the fiscal year ending June 30, 1981, is hereby approved and
adopted for such fiscal year; and funds for all expenditures for
the purposes specified in the Capital Budget during the fiscal
year beginning July 1, 1980, and ending June 30, 1981, and during
the subsequent fiscal years as specified in Section 519 of the
Charter of Harford County, Maryland, are hereby appropriated in
the amounts hereinafter specified, and for the purposes hereinafter
indicated as follows:

CAPITAL BUDGET

I. General Capital Fund

A. Estimated Revenues:

Transfer from Fund Balance	1,106 153,426
Sale of Bonds	10,064,494 10,228,174 10,253,174 10,223,174
Total Available for Appropriation - General Capital Fund	10,065,600 10,381,600 10,406,600 10,376,600
B. Appropriations:	
1. Court House	2,500,000
2. Central Alarm Fire Headquarters:	
Fire and Ambulance Communication System	550,000
3. Detention Center:	
Renovation - Lower Level	181,000
Office and Storage	336,500
4. Solid Waste:	
N.W. Transfer Facility	251,560 93,880
S.W. Transfer Facility	355,940
Central Disposal Facility	2,094,740

AS AMENDED

1	Tollgate Landfill Road "B"	18,300
2	TIRE DISPOSAL - MULLINS LANDFILL	310,000
3	5. Schools:	
4	John Archer Addition	61,000
5		_0_
6	Bel Air Elementary	80,000
7	Highland/Slate Ridge Elementary	95,000
8	Bel Air Senior High Renovation/Addition	188,000
9		30,000
10	Harford Vocational - Technical High	40,000
11	Elevators for Three Schools	355,500
12	Forest Hill Elementary Renovation	40,000
13	Additional Equipment	200,000
14	Aberdeen Middle - Swimming Pool Addition	18,500
15	CHURCHVILLE ELEMENTARY RENOVATION	40,000
16	Fallston High School Recreational	70 000
17	Field Lighting	70,000
18	Havre de Grace Senior High School	70.000
19	Recreational Field Lighting	70,000 30,000
20		40,000
21	Joppatowne High School Recreational	70 000
22	Field Lighting	70,000
23	Roofing and Waterproofing	489,000
24	6. Harford Community College:	
25	Campus Alterations - Handicapped	146,000
26	WASTEWATER TREATMENT	25,000
27	7. Libraries:	
28	Fallston	1,169,200
29		1,511,880
30	Havre de Grace	685,360
31		

32

1 2 3	Total Appropriation - General Capital Fund 10,065,600 10,381,600 10,376,600
4	II. Highways Capital Fund
5	A. Estimated Revenues:
6	Transfer from Fund Balance 32,810
7	Urban System Funding 408,975
8	FEDERAL AID 313,600
9	State Aid 755,100
10	Sale of Bonds 867,716
11	Total Available for Appropriation - Highways
12	Capital Fund 2,064,601 2,378,201
13	B. Appropriations:
14	1. Tollgate Road 457,410
15	2. Hess Road 718,351
16	3. Moores Mill Road 90,840
17	4. Fort Hoyle Road 338,000
18	5. Hanson Road/Buitron Property 120,000
19	111,600
20	6. Salt Storage Domes
21	95,000
22	7. Improvements - Hickory II Facility 150,000
23	8. JOINT VENTURE - JERICHO ROAD COVERED BRIDGE 25,000
24	9. QUAKER BOTTOM ROAD BRIDGE 182,000
25	10. MADONNA ROAD BRIDGE 180,000
26	11. RING FACTORY ROAD BRIDGE 30,000
27	Total Appropriation - Highways Capital Fund 2,064,601
28	2,378,201
29	III. Parks and Recreation Capital Fund
30	A. Estimated Revenues:
31	Transfer from Fund Balance 439,600
32	Recordation Tax 220,000

80-24 AS AMENDED

80	-24
AS	AMENDED

1	Ir	terest on Investments	40,000
2	Ma	ryland Historic Trust	31,000
3	Pr	rogram Open Space Grant	606,000
4	Wa	iterway Improvement	25,000
5	Total Avail	able for Appropriation - Parks and	1 261 600
6	Recreation	Capital Fund	1,361,600
7	B. App	propriations:	
8	1.	Bel Air-North Acquisition and Development	43,000
9	· 2.	Edgewood-North Acquisition and Development	155,000
10	3.	Perryman Acquisition and Development	28,000
11	4.	Joppatowne Acquisition	55,000
12	5.	Darlington Community Service Building	33,000
13	6.	Homestead-Homewood Park	150,000
14	7.	Flying Point Park - Bulkheading	31,000
15	8.	Churchville Recreation Complex	11 000
16		Development #5	11,000
17	9.	Hickory Park Development #2	90,000
18	10.	Edgewood Park Development #2	100,000
19	11.	William S. James Elementary School Development	50,000
20		beve ropilien c	50,000
21	12.	Fallston High School Development	170,000
22	13.	North Park Development	26,600
23	14.	Park Improvements	100,000
24	15.	Bel Air Elementary School - Office and Storage	76,000
25			, 0,000
26	16.	Highland/Slate Ridge Elementary School - Office and Storage	76,000
27		Vi i i i i i i i i i i i i i i i i i i	70,000
28	17.	Waterway Improvements	25,000
29	18.	Kelly Mansion/Barn Plans and Restoration	62,000
30	19.	Maintenance Shop Expansion	60,000
31	20.	Master Plan for Acquisition, Development and Maintenance	20,000
32		octorophic and nathrochance	20,000

80-24 AS AMENDED

1 2	Total Appropriation - Parks and Recreation Capital Fund					
3	IV. Water and Sewer Capital Fund					
4	A. Estimated Revenues:					
5	Federal and State Aid 1,248,194					
6	4,131,321					
7	Sale of Bonds 95.7955811					
8	8,796,975					
9	Transfer from Fund Balance 48,067					
10	Total Available for Appropriation - Water and					
11	Sewer Capital Fund 11,092,072 12,976,363					
12	B. Appropriations:					
13	1. Aberdeen Connector 1,652,000					
14	2. Havre de Grace Connector 798,000					
15	3. Stepney Pumping Station Connector 172,000					
16	4. 4.7 MGD Stepney Pumping Station 805,000					
17	5. Upgrading Existing Havre de Grace					
18	Wastewater Treatment Plant to 4 MGD 1,057,000					
19	6. Allocation to Havre de Grace Storage Tank 400,000					
20	7. Allocation to Havre de Grace for					
21	Department of Public Works Building 365,000					
22	8. Winters Run Interceptor Sec. I 456,482					
23	9. Sod Run Expansion Project 4,494,665					
24	6,378,956					
25	10. Ah Ha Parallel 332,500					
26	11. Edgewood Parallel 142,500					
27	12. Sod Run Interceptor Section II 376,925					
28	13. Spring Meadows Wastewater Treatment					
29	Plant Rehabilitation 40,000					
30	Total Appropriation - Water and Sewer Capital Fund 11,092,072					
31	12,976,363					

80-24 AS AMENDED

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1	V. Joppatowne Subdivision Water and Sewer Capital Fund
3	A. Estimated Revenues:
4	Transfer from Joppatowne Subdistrict Water and Sewer Operating Fund 110,000
5	water and sever operating rand
6 7	Total Available for Appropriation - Joppatowne Subdistrict Water and Sewer Capital Fund 110,000
8	B. Appropriations:
9	. 1. Additional Wells and Raw Water Force Main 30,000
10	2. Wastewater Surge Tank 65,000
11	3. Steel Storage Building
12	Total Appropriation - Joppatowne Subdistrict Water and Sewer Capital Fund
13	
14	Total All Capital Budget Appropriations 24,693,873 27,207,764
15	27,232,764 27,202,764
16	
17	Section 4. And Be It Further Enacted, that the Capital Program
18	for the fiscal years ending June 30, 1982, June 30, 1983, June 30,
19	1984, June 30, 1985 and June 30, 1986, is hereby approved as
20	constituting the plan of the County to receive and expend funds
21	for capital projects.
22	Section 5. And Be It Further Enacted, that all funds herein
23	appropriated by Harford County, Maryland, to an agency or an agency
24	that receives or disburses County funds, are appropriated and
25	shall be received upon the condition that all of the laws, rules
26	and regulations, and other conditions of the United States of

80-24 AS AMENDED

America, State of Maryland, and Harford County, Maryland, regarding

the receipt, disbursement, handling and accounting of funds shall

be complied with prior to the receipt of any further funds

appropriated by or through the budgetary processes of Harford

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County, Maryland.

800K - 6 PAGE 26

Section 6. And Be It Further Enacted, that the County Budget as finally adopted by this Act shall take effect on July 1, 1980.

EFFECTIVE: July 1, 1980

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80-24 AS AMENDED

BY THE COUNCIL

Read the third time.
Passed LSD 80-15 (with amendments)
Karracasa
By order
Angle Markovski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 28th day of May , 1980
at 3:00 o'clock P.M.
Angel Machaneki, Secretary BY THE EXECUTIVE
APPROVED:
County Executive Date 1/11/28/1980
xi
BY THE COUNCIL
This Bill, having been approved by the Executive and returned to the Council, becomes law on May 28, 1980.
angela Markowski, Secretary
Rec'd & Recorded Quy. 26 1980 at 10:23 A M. HD CLiber 6 Follo 1 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

80-24 AS AMENDED

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-25 (AS AMENDED)

Introduced byCouncilman Lehman W. Spry & Councilman John W. Schafer
Legislative Day No. 80-11 Date April 15, 1980
•
AN ACT to repeal in its entirety and re-enact, with amendments,
Subsection (d) of Section 11-39, heading, Solar Energy Tax
Credit, of Article II, heading, Real Property Tax Credits,
of Chapter 11, heading, Finance and Taxation, of the Harford
County Code, as amended, and to add new Subsection (f) to
this section; to provide for repeating an annual limitation
on real property tax credits for the installation of solar
energy heating and cooling equipment used for heating or
cooling buildings or other structures and to provide for a
one time tax credit for the installation of a solar energy
unit.
By the Council, April 15, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: May 20, 1980
at: 6:30 P.M.
By Order: and arkeweki, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onMay 20, 1980
and concluded on May 20, 1980
O 1 > 0 / Cogretary
agela. Markowski , Secretary
ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

by amendment.

```
Section 1. Be It Enacted By The County Council of Harford
2
   County, Maryland, that Subsection (d) of Section 11-39, heading,
3
   Solar Energy Tax Credit, of Article II, heading, Real Property
   Tax Credits, of Chapter 11, heading, Finance and Taxation, of the
5
   Harford County Code, as amended, be, and is hereby repealed and
6
   re-enacted, with amendments, and that new Subsection (f) is hereby
7
   added to this section, all to read as follows:
8
   Chapter 11. Finance and Taxation.
9
   Article II. Real Property Tax Credits.
10
   Section 11-39. Solar Energy Tax Credit.
11
             [The tax credit may be applied to qualifying property
```

for a duration of three years.] The total REAL PROPERTY tax

credit allowed under the provisions of this section shall be the

lesser amount of; (1) [the full amount of] UP TO A MAXIMUM OF

\$1,000 FOR the cost of materials and installation or construction

of the solar energy [units] UNIT, TO APPLY AGAINST ONE YEAR OF

PROPERTY TAXES, or (2) the total amount of the real property

taxes levied against the buildings or structures that is to be

paid by the taxpayer for [a consecutive three] ONE year [period]

following the approval of the application.

THE TOTAL TAX CREDIT ALLOWED BY HARFORD COUNTY FOR ANY

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ONE YEAR MAY NOT EXCEED \$150,000. THE GRANTING OF CREDITS SHALL

BE ON A FIRST-COME-FIRST-SERVE BASIS AND, WHEN THE LIMITATION IS

REACHED, ANY SUBSEQUENT APPLICATIONS WILL BE CARRIED OVER TO THE

NEXT SUCCEEDING YEAR OR YEARS.

Section 2. Be It Further Enacted, that the provisions of this

Act shall apply to units for which an application is filed after

the effective date of this Act or which units are not fully

operational by January 1, 1981. All current and qualifying

applications shall continue to receive their respective tax

eredit. Act shall apply for fiscal year 1981-1982 and all

succeeding years. The provisions of this Act shall not apply

8U-25 AS AMENDED

to units for which an application has been filed before the effective date of this Act and, in applying the limitation provisions, the credits for these units will not be considered. Section 3. Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: September 2, 1980

-2-

BILL NO. 80-25 (as amended)

	BY THE COUNCIL
	Read the third time.
	Passed LSD 80-18 (June 17, 1980) (with amendments)
	XERIERXXERERERX
	By order
	Augh Marlandi, Secretary
	Sealed with the County Seal and presented to the County Executive
	for his approval this 18th day of June , 1980
	at 3:00 o'clock P.M.
1	Angle Marleweli, Secretary
	BY THE EXECUTIVE
	APPROVED:

BY THE COUNCIL

Date

This Bill (No. 80-25, as amended) having been approved by the Executive and returned to the Council, becomes law on July 1, 1980.

Angela Markowskip

Rec'd & Recorded Quay 261980 at 10:24 A M. HOC Liber & Folio 28 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-27

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 80-12 Date May 6, 1980
AN EMERGENCY ACT to make a supplemental appropriation from the General
Fund Reserve for Contingencies for the current fiscal
year; to provide funds to the Harford County Central
Alarm Budget for payroll expenses.
By the Council, May 6, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: June 3, 1980
at: 7:00 P.M.
By Order: angele Marlaceli, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on June 3, 1980
and concluded onJune 10, 1980
angle Marlaculi, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. BILL NO.
DILL NO.

1	WHEREAS, the County Executive has recommended a				
2	supplemental appropriation to the current expense budget for the				
3	fiscal year ending June 30, 1980, in accordance with Section 517				
4	of the Charter of Harford County, Maryland; and				
5	WHEREAS, such funds are necessary for the payroll				
6	expenses of the Harford County Central Alarm; and				
7	WHEREAS, the Treasurer has certified that such funds				
8	are available for appropriation.				
9	NOW, THEREFORE,				
10	Section 1. Be It Enacted By The County Council Of Harford County,				
11	Maryland, that the current expense budget for the fiscal year				
12	ending June 30, 1980, be, and it is hereby amended by making an				
13	appropriation from the General Fund Reserve for Contingencies in				
14	the below listed amount for the purpose detailed:				
15	Appropriation:				
16	From: General Fund				
17	Reserve for Contingencies				
18	Account #70-13-17-00-01-00-07-01 \$ 6,000.00				
19	To: General Fund				
20	Central Alarm System				
21	Account #70-02-11-00-01-00-01-XX \$ 6,000.00 (Personal Services)				
22	(10150M1 501V1005)				
23	Total Funds Appropriated \$ 6,000.00				
24	Section 2. And Be It Further Enacted, that this Act is hereby				
25	declared to be an Emergency Act, necessary for the preservation				
26	of the public health, safety and welfare, and is necessary for the				
27	proper operation of a county agency, and shall take effect on the				
28	date it becomes law.				
29	EFFECTIVE: June 11, 1980				
30	The Secretary of the Council does hereby				
31	certify that fifteen (15) copies of this bill are immediately available for distribution to				
32	the public and the press.				

Ingeli Mulauku Setretary 80-27 HEATT IN THE INTERPRETATION OF THE INTERPRET

WILLIAM O. WHITEFORD

DIRECTOR OF ADMINISTRATION 0 - 27

BOOK

6 PAGE 34

45 SOUTH MAIN STREET / BEL AIR, MARYLAND 21014 / (301) 838-6000 / 879-2000

1: san

February 21, 1980

MEMORANDUM

TO:

William O. Whiteford

Acting Treasurer

FROM:

Charles A. Carroll, Chief Dispatcher

Central Alarm

RE:

Fiscal Year 1979/80 Budget Supplemental Appropriation

Please accept this memorandum as a request for a supplemental appropriation in the amount of \$8,000.00. **C,000.00**This request is necessary because night differential pay and two unanticipated holidays requiring overtime pay were not included in the Fiscal Year 1979/80 Budget.

Charles A. Carroll

RECEIVED
FEB 21 1 88 PH '80
HARFORD COUNTY
MARYLAND
DEPT. OF FINANCE

80-27

GENERAL
FUND
Fγ
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CONTINGENCY FUND STATUS

70-13-17-00-01-00-07-XX

provide funds to fund an exempt part- time Liaison Officer position. Department of Social Services - To \$ 2,000		\$ 1,276	State's Attorney's Office - To provide \$ 33,087 funds to fund five (5) Assistant State's Attorneys and one (1) Clerk Typist.	t of the Treasury - To provide \$ 8,800 fund a Payroll Clerk position 10) months.	Agriculture Extension Service - To \$ 1,735 provide funds for Gypsy Moth Program Expenses.	79-36 Office of Disaster Preparedness and \$ 2,750 10. Civil Defense - To provide funds for travel expenses.	79-13 Balance as Appropriated N/A	QPILL NO. PURPOSE AMOUNT.
mpt part- in.	ı	rivide local Sexual Irce Center.	To provide stant State's Typist.	- To provide rk position	ce - To h Program	ness and funds for		
						2	N/A	AMOUNT .
	- 01/15/80	11/06/79	10/16/79	10/16/79	10/09/79	10/09/79	N/A	DATE PASSED
	\$ 99,506	\$101,506	\$102,782	\$135,869	\$144,669	\$146,404	\$149,154	RESERVE FOR CONTINGENCES APPROPRIATION \$149,15

BY THE COUNCIL

Read the third time.
Passed LSD 80-17 (June 10, 1980) (xkxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
X & B & & & & & & & & & & & & & & & & &
By order
Agela Machanekii, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval thislth day of, 19 80
at 3:00 o'clock P.M.
BY THE EXECUTIVE
APPROVED:
Date Come 11 1980
June 11, 17,00
BY THE COUNCIL
This Bill, having been approved by the Executive and
returned to the Council, becomes law on June 11, 1980.

Angele Markowskii, Secretary

Rec'd & Recorded Quay 26 1980 at 10:25 AM. HOC Liber & Folio 32 & examined per H. Deuglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: June 11, 1980

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-29 (as

amended)

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 80-12 Date May 6, 1980
AN ACT to establish the assessment basis and annual assesment of
Colonial Acres, Second Election District, Sewer Project No. 6107,
in accordance with the requirements of county law.
By the Council, May 6, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: June 5, 1980
at: 7:30 p.m.
By Order: Angla Markowski, Secretary

PUBLIC HEARING

Having been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on ______ June 5, 1980 and concluded on ______ June 17, 1980 ______. Secretary

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 80-29

WHEREAS, the County Executive has recommended, pursuant to Harford County law, that an assessment basis and annual assessment be established for certain property in Harford County, Maryland; and

WHEREAS, the requirements of the Charter of Harford County, Maryland, and county law have been satisfied.

NOW, THEREFORE,

Δ

Section 1. Be It Enacted By The County Council Of Harford County,
Maryland, that the following assessment basis and annual
assessment rate for the below described property in Harford County,
Maryland, be, and it is hereby established as set out below:

The Front Foot Benefit Assessment for Colonial Acres, Second Election District, Sewer Project No. 6107, beginning on January 1, 1981, shall be Eighty Cents (\$.80) SEVENTY-NINE CENTS (\$.79) SEVENTY-EIGHT CENTS (\$.78) per foot, per year, for twenty-five (25) years.

SECTION D, TO WIT, 106 COLONY PLACE, 107 COLONY PLACE, 108 COLONY PLACE, 109 COLONY PLACE, 110 COLONY PLACE, 111 COLONY PLACE, 112 COLONY PLACE, 113 COLONY PLACE, 114 COLONY PLACE AND 115 COLONY PLACE, ALL PART OF THE COLONIAL ACRES DEVELOPMENT PROJECT NO. 6107, AN ADDITIONAL TWO HUNDRED NINETY DOLLAR CHARGE IS HEREBY ASSESSED. THIS TWO HUNDRED NINETY DOLLAR CHARGE MAY BE PAID IN ONE LUMP SUM, OVER A TEN YEAR PAYOUT OR OVER A TWENTY-FIVE YEAR PAYOUT, COTERMINOUS WITH THE SEVENTY-EIGHT CENT BENEFIT ASSESSMENT. ATTACHED HERETO AND MADE A PART HEREOF IS A SCHEDULE SHOWING THE RESPECTIVE PAYMENTS FOR EACH OF THE TERMS ABOVE DESCRIBED.

Section 2. And Be It Further Enacted, that this Act shall take

effect sixty calendar days from the date it becomes law.

EFFECTIVE: September 8, 1980

80-29
AS AMENDED

BY THE COUNCIL

Read the third tim	e.
Passed	LSD 80-20 (July 8, 1980) (with amendments)
Kattedxe	fxRaxxage
	By order
	Angela Marlaceki, Secretary
Sealed with the Co	unty Seal and presented to the County Executive
for his approval t	his 9th day of July , 1980
at <u>3:00</u> o	'clock p.M.
APPROVED:	BY THE EXECUTIVE County Executive Date 7/0/80
	BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on July 10, 1980.

angle Marlacoli, Secretary

EFFECTIVE DATE: September 8, 1980

Rec'd & Necorded Aug. 26 1980 at 10:26 A M. HOC Liber 6 Folio 37 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BIII NO. 80-30

DILL NO
Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 80-13 Date May 13, 1980
AN EMERGENCY ACT to provide for the transfer of appropriations between
capital projects in the 1979-1980 Road Capital Fund;
to provide that a new project be created in the 1979-
1980 Road Capital Fund; to provide that certain appropria-
tions be transferred from the 1979-1980 Bridge Restora-
tion #10 and 11 Project, the Cooley Mill Road Bridge
Project and the Willoughby Beach Road Project to a
new capital project (Bridge Restoration #1, 6 & 8) in
the 1979-1980 Road Capital Fund.
Mor. 12 1000
By the Council, May 13, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: June 10, 1980
at: 6:30 p.m.
By Order: angle Marley, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on June 10, 1980
and concluded on June 10, 1980
angle Marlowki, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill
by amendment. BILL NO.



1	WHEREAS, the County Executive has recommended that	
2	certain appropriations be transferred between certain capital	
3	projects in the 1979-1980 Road Capital Fund, and that a new capital	
4	project be created in the 1979-1980 Road Capital Fund; and	
5	WHEREAS, Sections 516 and 521 of the Charter of Harford	
6	County, Maryland, require that such transfers and creations be	
7	authorized by legislative act of the County Council; and	
8	WHEREAS, such a transfer and project creation is	
9	necessary for the creation of the Bridge Restoration #1, 6 and 8	
10	Project; and	
11	WHEREAS, this requirement for a transfer conforms with	
12	Sections 516, 519 and 521 of the Charter of Harford County,	
13	3 Maryland.	
14	NOW, THEREFORE,	
15	Section 1. Be It Enacted By The County Council Of Harford County,	
16	Maryland, that the 1979-1980 Road Capital Fund, be, and it is	
17	hereby amended by making an inter-budget (project) transfer of	
18	appropriations, and that a new project be, and it is hereby added	
19	to the 1979-1980 Road Capital Fund, all to read as follows:	
20	Transfer of Appropriation:	
21	From: Road Capital Fund	
22	Department of Public Works	
23	Bridge Restoration #10 & 11 Project	
24	Account #77-03-05-00-15-00-XX-XX \$ 17,704.34	
25	Cooley Mill Road Bridge Project	
26	Account #77-03-28-00-03-00-XX-XX \$131,550.00	
27	Willoughby Beach Road Project	
28	Account #77-03-28-00-07-00-XX-XX \$ 4,745.66	
29	Total Road Capital Fund Transfer \$154,000.00	
30	To: Fiscal Year 1979-80 Road Capital Fund	
31	Department of Public Works	
32	Bridge Restoration #1, 6 & 8 (New Project)	

BOLEK 6 PAGE 42

1	Account #77-03-28-00-22-00-03-XX \$154,000.00
2	Total Road Capital Fund Request \$154,000.00
3	Section 2. And Be It Further Enacted, that this Act is hereby
4	declared to be an Emergency Act, necessary for the creation of the
5	Bridge Restoration #1, 6 & 8 Project, and shall take effect on
6	the date it becomes law.
7	EFFECTIVE: June 11, 1980
8	
9	The Secretary of the Council does hereby certify that fifteen (15) copies of this bill
10	are immediately available for distribution to the public and the press.
11	
12	agela Marlowski, Secretary
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6 PAGE 43 BODK

BY THE COUNCIL

Read the third time.	
Passed LSD	80-17 (June 10, 1980) (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Railedxafxr	(द्रदश्रिक
	By order
	Angele Machareli, Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this	llth day of June , 19 8
at 3:00 o'clo	ck P.M.
TO THE REAL PROPERTY OF THE PARTY OF THE PAR	Angele Markevili, Secretary BY THE EXECUTIVE
APPROVED:	County Executive 1980
	BY THE COUNCIL
This Bill, 1	naving been approved by the Executive and

returned to the Council, becomes law on June 11, 1980.

Angela Marlacock , Secretary

Rec'd & Accorded Clug. 26 180 at 10:27 AM. HOCLiber 6 Folio 40 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-31

Introduced by Council President Hardwicke at request of County Executive

Legisla	ative Day No. 80-13	Date	May 13, 1980
AN EME	RGENCY ACT to make an	appropriation of	grant funds to the Department
1114 1511121			Permits from unanticipated
			Maryland Department of Human
			for Harford County's Energy
	Assistance		
	. ~		
	. By the Co	ouncil, May	13, 1980
Introd	duced, read first time	e, ordered poste	d and public hearing schedule
	on:	June 10, 1980	
	at:	6:30 p.m.	
	By Order:	Ingels Mark	secretary , Secretary
		PUBLIC HEARING	
	Having be		tice of time and place
of hea	_		lished according to the
	er, a public hearing wa		
		e 10, 1980	.•
	L	ngela Markan	ski, Secretary
EXPLANATION:	CAPITALS INDICATE MATTER [Brackets] indicate mexisting law. Underlining added to Bill by amendments.	atter deleted frog indicates language	om ge
	through indicates matter by amendment.	stricken out of Bil	BILL NO. 80-31
			*

1	WHEREAS, the County Executive has recommended an
2	emergency appropriation of unanticipated grant revenues to the
3	County budget for the fiscal year 1979-1980, and continuing
4	thereafter in accordance with the terms of the grant; and
5	WHEREAS, the funds are part of a Maryland Department of
6	Human Resources grant; and
7	WHEREAS, the funds shall be used for Harford County's
8	Energy Assistance Program; and
9	WHEREAS, the appropriation of the funds is in
10	accordance with the provisions of Section 518 of the Charter
11	of Harford County, Maryland.
12	NOW, THEREFORE,
13	Section 1. Be It Enacted By The County Council Of Harford County
14	Maryland, that the current expense budget for the fiscal year
15	ending June 30, 1980, be, and it is hereby amended by making an
16	emergency appropriation and expenditure of monies received from
17	the Maryland Department of Human Resources in the below listed
18	amounts for the purpose detailed:
19	Appropriation:
20	Grants Special Fund
21	Department of Inspections, Licenses & Permits
22	Energy Assistance Program (11/79 - 9/80)
23	Grants Accounts Receivable #28-00-03-80-57-01-00-00 \$64,179
24	Total Grants Fund Receivable \$64,179
25	Grants Special Fund
26	Department of Inspections, Licenses & Permits
27	Energy Assistance Program
28 29	Grants Expenditure Account #88-01-22-00-01-01-01-XX \$ 4,000 (Personal Services)
30	#38-01-22-00-01-01-05-XX \$ 1,000
31	(Supplies & Materials)

32

1	#88-01-22-00-01-01-07-XX \$54,877 (Grants, Subsidies & Contributions)
3	#88-01-22-00-01-01-11-XX \$ 4,302 (Equipment)
4	
5	Total Grants Fund Expenditures \$64,179
6	Section 2. And Be It Further Enacted, that this Act is hereby
7	declared to be an Emergency Act, necessary for the protection of
8	the public health, safety and welfare, and for the operation of
9	a vital county agency, and shall take effect on the date it becomes
10	law.
11	EFFECTIVE: June 11, 1980
12	
13	The Secretary of the Council does hereby
14	certify that fifteen (15) copies of this bill are immediately available for distribution to
15	the public and the press.
16	agele Marlacki, Secretary
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BY THE COUNCIL

Read the third time.	g 2	
Passed_LSD	80-17 (June 10, 1980)	
Failed x o fxRa	KXXXX	
	By order	
	Angela Markaus	L., Secretary
Sealed with the County	Seal and presented to t	the County Executive
for his approval this	llthday of	June , 1980
at 3:00 o'clo	ock P.M.	
E Curician Contraction of the Co	Angele Markow	Secretary
RYLAGO	BY THE EXECUTIVE	9 ₁
APPROVED:	County Executive Juna	nger
	pate	3b

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on June 11, 1980.

Angela Markowski , Secretary

Rec'd & Recorded Aug 26 19 80 at 10:28 A M. HOC Liber 6 Folio 44 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-33

Introdu	ced by Council President Hardwicke at request of County Executive
Legisla	tive Day No. 80-13 Date May 13, 1980
AN EMEI	RGENCY ACT to make an appropriation of grant funds to the Harford
	County Public Housing Agency from unanticipated revenues
	received from the U.S. Department of Housing and Urban
	Development; to provide funds under Section 8 Housing
	Assistance Payments to provide funds for fifty (50)
	additional rental units.
	By the Council, May 13, 1980
Introd	uced, read first time, ordered posted and public hearing scheduled
	on: June 10, 1980
	at: 6:30 p.m.
	By Order: Agel Markowski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hea	ring and title of Bill having been published according to the
Charte	r, a public hearing was held onJune 10, 1980
and co	ncluded onJune 10, 1980
	agela Markovski , Secretary
EXPLANATION:	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO.

1	WHEREAS, the County Executive has recommended an
2	emergency appropriation of unanticipated grant revenues to the
3	County budget for the fiscal year ending June 30, 1980, and
4	continuing thereafter in accordance with the terms of the grant;
5	and
6	WHEREAS, the funds are part of the U.S. Department of
7	Housing and Urban Development Grant; and
8	WHEREAS, the funds shall be used for Section 8 Housing
9	Assistance Payments to provide funds for fifty (50) additional
10	rental units; and
11	WHEREAS, the appropriation of the funds is in
12	accordance with the provisions of Section 518 of the Charter of
13	Harford County, Maryland.
14	NOW, THEREFORE,
15	Section 1. Be It Enacted By The County Council Of Harford County,
16	Maryland, that the current expense budget for the fiscal year
17	ending June 30, 1980, be, and it is hereby amended by making an
18	emergency appropriation and expenditure from monies received from
19	the U.S. Department of Housing and Urban Development in the below
20	listed amounts for the purpose detailed:
21	Appropriation:
22	Housing Commission
23	Year Four (10/1/79 - 9/30/80)
24	Acct. Receivable #28-00-03-80-12-03-00-00 \$152,556.00
25	Total Grants Receivable \$152,556.00
26	Housing Commission - New
27	Year Four (10/1/79 - 9/30/80)
28	Grant Expenditure Acct. #88-01-41-00-02-03-01-XX\$ 225.00 (Personal Services)
29	
30	#88-01-41-00-02-03-02-XX\$ 300.00 (Travel)
31	·/

BOUK 6 PAGE 50

1		#88-01-41-00-02-03-03-XX (Contractual Services)	\$137,082.00
2			
3		#89-01-41-00-02-03-05-XX (Supplies & Materials)	\$ 100.00
		#00 01 41 00 02 02 00 997	^ 50.00
5		#88-01-41-00-02-03-08-XX (Other Charges)	\$ 50.00
7		#88-01-41-00-02-03-11-XX	\$ 125.00
8		(Equipment)	
9		#88-01-41-00-02-03-14-XX (Benefits)	\$ 37.00
10			
11	Subtotal		\$137,919.00
12	Housing Commission - New		
13	Year Four (10/1/79 - 9/	30/80)	
14	Grant Expenditure Acct.	#88-01-41-02-03-01-01-XX (Personal Services)	\$ 9,029.00
15			
16		#88-01-41-02-03-01-02-XX (Travel)	\$ 585.00
17			
18		#88-01-41-02-03-01-03-XX (Contractual Services)	\$ 274.00
19			
20		#88-01-41-02-03-01-04-XX (Rents & Utilities)	\$ 854.00
21			
22		#88-01-41-02-03-01-05-XX (Supplies & Materials)	\$ 1,373.00
23			
24		#88-01-41-02-03-01-08-XX (Other Charges)	\$ 687.00
25			
26	•	#88-01-41-02-03-01-11-XX (Equipment)	\$ 1,011.00
27		(Equipment)	
28		#88-01-41-02-03-01-14-XX (Benefits)	\$ 824.00
29		(50.02200)	
30	Subtotal		\$ 14,637.00
31	Total Grant Expendit	tures	\$152,556.00
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H			

BOBK 6 PAGE 51

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare, and for the proper operation of a vital County agency, and shall take effect on the date it becomes law.

EFFECTIVE: June 11, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angele Markowski, Secretary

80-33

BOOK 6 PAGE 52

BY THE COUNCIL

Read the third time.
Passed LSD 80-17 (June 17, 1980) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

By order
Angela Markankii, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 11th day of June , 1980
at 3:00 o'clock P.M.
Angela Marlauski, Secretary BY THE EXECUTIVE
APPROVED: County Executive Date King 11 1980
BY THE COUNCIL
This Bill, having been approved by the Executive and
returned to the Council, becomes law on June 11, 1980.

Angels Markovski, Secretary

Rec'd & Recorded 24 26 1980 at 10:29 A M. HOC Liber 6 Folio 48 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 80-34
AS AMENDED

AS AMENDED -

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

	BILL NO. 80-34 (AS AMENDED)
	Council Member Schafer and Council President Hardwicke at Introduced by the request of the County Executive
•	Legislative Day No. 80-15 Date May 27, 1980
	AN EMERGENCY ACT authorizing and empowering Harford County, Maryland, to issue and sell its industrial development revenue bonds, to be designated "Harford County, Maryland Industrial Development Revenue Bonds (Bel Air Convalescent Center, Inc BEL CENTER LIMITED PARTNERSHIP Project)", in a principal amount not to exceed Eight Hundred Thousand Dollars (\$800,000) pursuant to the provisions of Section 266(A) to 266(I), inclusive of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume 1979 Cumulative Supplement), as amended, for the sole and exclusive purpose of financing the acquisition of an industrial building in Harford County, Maryland, as provided in this Ordinance; making certain legislative findings among others, concerning the public benefit and purpose of such industrial development revenue bonds; providing that such industrial development revenue bonds (a) shall be payable solely and only from (i) revenue derived from payments by Beł Air Convalescent Center, Inc. BEL CENTER LIMITED PARTNERSHIP to Harford County, Maryland, on account of such loan, (ii) any and all monies realized from the sale of the collateral as
	By the Council, May 27, 1980
	Introduced, read first time, ordered posted and public hearing scheduled on: July 1, 1980
	7:00 P.M.
	By Order: agel Markowski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
	of hearing and title of Bill having been published according to the
	Charter, a public hearing was held onJuly 1, 1980
	and concluded on July 1, 1980 .
	Angela Markamski, Secretary
EXPLA	NATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. BILL NO.

BILL NO. 80-34

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 80-34

AS ENDED

BILL NO. 80-34

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO
Introduced by
Legislative Day No Date
sold (not exceeding \$800,000); authorizing the execution of the statement of election required by Section 103(b)(6)(D) of the Federal Internal Revenue Code of 1954, as amended; PROVIDING BY RESOLUTION OF THE HARFORD COUNTY COUNCIL FOR THE METHOD OF DETERMINING OR PROVIDING FOR INTEREST RATES, THE PRINCIPAL AMOUNT OF THE BONDS, MATURITY SCHEDULES, REDEMPTION FEATURES, DENOMINATION OF THE BONDS, AND SUCH AGREEMENTS AS MAY BE NECESSARY OR APPROPRIATE TO THE ISSUANCE OF THE BONDS OR TO PROVIDE SECURITY TO THE PURCHASERS OF THE BONDS; and generally providing for and determining various matters in connection with the authorization, security, sale and payment of such industrial development revenue bonds indicating that this Ordinance has no financial impact on Harford County, and further declaring this Ordinance to be an emergency measure.
The second secon
By the Council,
Introduced, read first time, ordered posted and public hearing scheduled
on:
at:
By Order:, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on
and concluded on
, Secretary
NATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

EXPLA

[Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 80-34

BOUK 6 PAGE 56

COUNTY COUNCIL

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HARFORD COUNTY, MARYLAND

BILL NO. 80-34 (AS AMENDED)

Legislative Day No. 80-15 Date: May 27, 1980

BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND THAT Harford County, Maryland is hereby authorized and empowered to issue and sell its industrial development revenue bonds to be designated "Harford County, Maryland Industrial Development Revenue Bonds (Bel Air Convalescent Center, Inc. - BEL CENTER LIMITED PARTNERSHIP Project)" in the principal amount not exceeding Eight Hundred Thousand Dollars (\$800,000) pursuant to the provisions of Section 266A to 2661, inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume, 1979 Cumulative Supplement), as amended, in order to loan the proceeds thereof to Bel-Air Convalescent-Center,-Inc. BEL CENTER LIMITED PARTNERSHIP for the sole and exclusive purpose of financing the acquisition by Beł Air-Convalescent-Center,-Inc. BEL CENTER LIMITED PARTNERSHIP of an industrial building in Harford County, Maryland as provided in this Ordinance; making certain legislative findings, among others, concerning the public benefit and purpose of such industrial development revenue bonds; providing that such industrial development revenue bonds (a) shall be payable solely and only from (i) revenues derived from payments by Bel-Air Convalescent-Center,-Inc. BEL CENTER LIMITED PARTNERSHIP to Harford County, Maryland (ii) any and all monies realized from the sale of collateral and (iii) any and all monies received under the guaranty agreements hereinafter mentioned and (b) shall not ever constitute, within the meaning of any constitutional or charter provision or otherwise, (i) an indebtedness

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of Harford County, Maryland or of any other political sub-1 division (ii) a charge against the general credit or taxing 2 powers of Harford County, Maryland; or (iii) a capital project 3 of Harford County, Maryland; authorizing the private 4 5 (negotiated) sale of such industrial development revenue bonds; prescribing certain details pertaining to such industrial development revenue bonds, including (without limitation) (a) 7 that the amount, dates and maturity schedule of such industrial development revenue bonds, the interest rate to be paid on such industrial development revenue bonds, the prepayment penalty 11 provisions, if any, relating to such industrial development 12 revenue bonds, the denomination of the bonds, the terms, 13 conditions and security for such industrial development revenue 14 bonds, including the authorization, execution and delivery of 15 the various documents necessary or appropriate to effectuate 16 the sale of the industrial development revenue bonds and the 17 execution of all documents necessary or appropriate in connection 18 with such industrial development revenue bonds shall be approved 19 by resolution of the Harford County Council, and (b) the form 20 and tenor of such industrial development revenue bonds; author-21 izing the execution of the statement of election required by 22 Section 103(b)(6)(D) of the Federal Internal Revenue Code of 23 1954 as amended; AND PROVIDING THE METHOD FOR DETERMINATION BY 24 RESOLUTION OF THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, 25 OF INTEREST RATES, MATURITY SCHEDULES, REDEMPTION FEATURES, THE 26 PRINCIPAL AMOUNT OF THE BONDS, DENOMINATION OF THE BONDS, 27 AUTHORI7ATION OF AGREEMENTS NECESSARY OR APPROPRIATE TO THE 28 ISSUANCE OF THE BONDS OR PROVIDING SECURITY FOR THE PURCHASERS 29 OF THE BONDS; and generally providing for and determining 30 various matters in connection with the authorization, issuance, 31 security, sale and payment of such industrial development revenue bonds; and further declaring this Ordinance to be an emergency

BOOK 6 PACE 58

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RECITALS

Sections 266A to 266I, inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume 1979 Cumulative Supplement) as amended, (the "Act") empowers all the Counties and Municipalities of the State of Maryland to issue revenue bonds and to loan the proceeds of sale of such revenue bonds to an industrial concern to finance the acquisition (as defined in the Act) by such industrial concern of industrial buildings (as defined in the Act). The Act declares it to be the legislative purpose to relieve conditions of unemployment in the State, to encourage the increase of industry and a balanced economy in the State, to assist in the retention of existing industry in the State through the control, reduction or abatement of pollution of the environment (where the proceeds of bonds are used for that purpose), to promote economic development, to promote natural resources and, in this manner, to promote the health, welfare and safety of the residents of each of the Counties and municipalities of the State of Maryland.

Harford County, Maryland (the "County") has determined to issue and sell its Harford County, Maryland Industrial Development Revenue Bonds (Bel Air Convalescent Center, Inc. - BEL CENTER LIMITED PARTNERSHIP Project), in an amount not exceeding Eight Hundred Thousand Dollars (\$800,000) (the "Bonds") and to loan ("Loan") the proceeds of the Bonds to Bel-Air Genvalescent-Genter,-Inc.,-a-Maryland-cerperation BEL CENTER LIMITED PARTNERSHIP, A MARYLAND LIMITED PARTNERSHIP, (the "Company"), an industrial concern as mentioned in the Act, on the terms and conditions set forth in agreements to be entered into by and between the County, the Company and others (the "Agreements"), as provided by this Ordinance and in resolutions

to be passed from time to time by the County Council of Harford County, Maryland, in order to finance the acquisition (within the meaning of the Act) by the Company of a certain industrial building (within the meaning of the Act) in Harford County, Maryland (the "Industrial Building"), and thereby relieve conditions of unemployment in the State of Maryland and in Harford County, Maryland and thus encourage economic development and protect the health, welfare and safety of the citizens of the State of Maryland and Harford County, Maryland.

The Bonds will be sold at private (negotiated) sale to <u>FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF PHILADELPHIA</u> (the "Bank") or any other purchaser approved by resolution of the Harford County Council.

The Company will execute and deliver or cause to be executed and delivered (a) a deed of trust ("Deed of Trust") conveying the Industrial Building as security for the Loan (b) a Guaranty Agreement pursuant to which the Company will fully and unconditionally guarantee payment of principal and interest on the Bonds and (c) such other Agreements as may be necessary or appropriate to accomplish the foregoing and/or to provide security for the purchasers of the Bonds and to indicate that the issuance and sale of the Bonds and the execution and delivery of the Agreements are to be without any liability of any kind on the part of the County.

In-order-to-insure-that-the-proceeds-of-the-Bonds-and the-Loan-will-be-used-for-the-purposes-set-forth-in-the-Act7 the-Company-will-enter-into-a-trust-agreement-with-eertain individual-trustees-(the-"Trust-Agreement")-pursuant-to-which the-proceeds-of-the-Bonds-will-be-deposited-with-such-trustees and-held7-invested-and-disbursed-by-such-trustees-as-therein provided.

80-34 AS AMENDED

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The County received a letter of intent from Bel Air Convalescent Center, Inc. dated February 6, 1980 (the "Letter of Intent"), requesting the County participate in the financing of the acquisition of the Industrial Building in an amount not to exceed Eight Hundred Thousand Dollars (\$800,000). The Letter of Intent was approved by the County Council of Harford County, Maryland (the "County Council") by resolution number 22-80, adopted on April 8, 1980 and accepted by the County Executive and the President of the County Council on April 8, 1980, subject to the adoption of this Ordinance. Subsequently, the County received an amendatory letter to the Letter of Intent, dated April 15, 1980 (the "First Amendatory Letter") requesting the County to amend the Letter of Intent to evidence the binding commitment of the County to issue the Bonds for the purposes described in the Letter of Intent. The amendment of the Letter of Intent by the First Amendatory Letter was approved by the County Council by Resolution 25-80 adopted on April 15, 1980 and accepted by the County Executive and the President of the County Council on April 15, 1980, subject to the adoption of this Ordinance. SUBSEQUENTLY THE COUNTY RECEIVED ANOTHER AMENDATORY LETTER TO THE LETTER OF INTENT DATED JUNE 4 1980 (THE 'SECOND AMENDATORY LETTER') REQUESTING THE COUNTY TO AMEND THE LETTER OF INTENT TO INDICATE THAT THE INDUSTRIAL BUILDING WILL BE ACQUIRED BY BEL CENTER LIMITED PARTNERSHIP, A MARYLAND LIMITED PARTNERSHIP, AND LEASED TO BEL AIR CONVALESCENT CENTER, INC., A MARYLAND CORPORATION. THE SECOND AMENDMENT OF THE LETTER OF INTENT BY THE SECOND AMENDATORY LETTER WAS APPROVED BY THE COUNTY COUNCIL BY RESOLUTION 33-80 ADOPTED ON JUNE 10, 1980 AND ACCEPTED BY THE COUNTY EXECUTIVE AND THE PRESIDENT OF THE COUNTY COUNCIL ON JUNE 10, 1980, SUBJECT TO THE ADOPTION OF THIS ORDINANCE.

BOOK 6 PAGE 61

NOW THEREFORE, in accordance with the terms and provisions of the Act and the Charter of Harford County, Maryland:

Section 1. BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that acting pursuant to the Act, it is hereby found and determined as follows:

- 1. The issuance and sale of the Bonds by the County in order to lend the proceeds thereof to the Company pursuant to the Act for the sole and exclusive purpose of financing the acquisition of the Industrial Building (within the meaning of the Act) will facilitate and expedite the acquisition of the Industrial Building by the Company.
- 2. The acquisition of the Industrial Building by the Company and the financing of the Industrial Building as provided in this Ordinance will promote the declared legislative purposes of the Act by (a) sustaining jobs and employment, thus relieving conditions of unemployment in the State of Maryland and in Harford County, Maryland; (b) encouraging the increase of industry and a balanced economy in the State of Maryland and in Harford County, Maryland; (c) assisting in the retention of existing industry in the State of Maryland and in Harford County, Maryland; (d) promoting economic development; and (e) promoting the health, welfare and safety of the residents of Harford County, Maryland and in the State of Maryland.
- 3. It is in the best interests of the citizens of the County to finance the acquisition of the Industrial Building by a loan to the Company.
- 4. Neither the Bonds nor the interest thereon, will constitute (a) a general obligation of the County or (b) a charge against or pledge of the general credit or taxing powers of the County within the meaning of the Constitution of Maryland

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or any other constitutional, statutory or charter provision or limitation, and neither shall ever constitute or give rise to any pecuniary liability on the part of the County. The principal of and interest on the Bonds shall be payable from and secured by (a) an assignment of (i) the revenues realized and the collateral pledged, under the Loan Agreement, (ii) the County's right, title and interest in and to, and remedies under the Deed of Trust, (iii) the County's right, title and interest in and to and remedies under certain Guaranty Agreements and (b) such other Agreements as may be necessary or appropriate. The principal amount of the Loan and the repayments to be made by the Company purusant to the Loan Agreement authorized will be paid directly to the Bank to be held and disbursed as agent for the holders of the Bonds. No such monies will be comingled with the County's funds or will be subject to the absolute control of the County, but only to such limited supervision and checks as are deemed necessary or desirable by the County to insure that the proceeds of the Bonds are used to accomplish the public purposes of the Act in this Ordinance. The transactions authorized hereby do not constitute the acquisition of property for public use or the purchase of equipment for public use. The public purposes expressed in the Act are to be achieved by facilitating the acquisition of the Industrial Building by the Company.

5. The security for the Bonds shall be solely and exclusively (a) the absolute, irrevocable and unconditional obligation of the Company to make the payments required by the Loan Agreement (b) monies realized from any and all collateral (including the Industrial Building) pledged as security for the Loan and (c) the guaranty by the Company of the payment of the principal and interest on the Bond pursuant to the Guaranty Agreement.

800K 6 PATE 63

- 6. None of the receipts and revenues of the County from the Bonds or the Agreements shall be set aside as a depreciation account (mentioned in the Act).
- 7. The best interests of the County will be served by selling the Bonds to <u>FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF PHILADELPHIA</u> or other purchaser approved by resolution of the Harford County Council at private (negotiated) sale, as authorized by the Act, upon the terms and conditions approved by the County as set forth in this Ordinance.

Section 2. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that, subject to the provisions of this Ordinance, the County is authorized and empowered pursuant to the Act, to issue and sell its Harford County, Maryland Industrial Development Revenue Bonds (Bel Air Convalescent Center, Inc. - BEL CENTER LIMITED PARTNERSHIP Project) in a principal amount not to exceed Eight Hundred Thousand Dollars (\$800,000), such Bonds to be solely and exclusively payable from revenue derived by the County from payments on the Loan by the Company, and secured as provided herein. Bonds shall be designated "Harford County, Maryland Industrial Development Revenue Bonds (Bel Air Convalescent Center, Inc. -BEL CENTER LIMITED PARTNERSHIP Project)", shall bear interest and be payable as provided in subject resolutions approved by the Harford County Council, and shall be in substantially the following form, with such changes as may be approved by resolutions of the Harford County Council.

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> 80-34 AS AMENDED

BOOK 6 PAGE 64

UNITED STATES OF AMERICA 1 STATE OF MARYLAND 2 HARFORD COUNTY, MARYLAND 3 INDUSTRIAL DEVELOPMENT REVENUE BOND 4 BEL AIR CONVALESCENT CENTER, INC. -5 6 BEL CENTER LIMITED PARTNERSHIP PROJECT 1980 7 \$800,000 For value received, Harford County, Maryland (the 8 9 "Issuer"), a body politic and corporate and a political sub-10 division of the State of Maryland, hereby promises to pay to bearer, or if this bond be registered as herein provided, 11 12 then to the registered owner hereof, solely from the special 13 fund hereinafter discribed and from no other source, on or 14 before the day of , 20 , ("Maturity"), as provided below, the principal sum of 15 16) and to pay solely from said special fund, Dollars (\$ 17 interest thereon from date hereof at the rate of per annum, 18 first payable , 1980, and on each 19 and thereafter until maturity, with principal 20 being first payable , 1980, and on each 21 thereafter until maturity, and 22 in an amount which when added to the interest due and payable 23 on each such date shall equal 24), with the unpaid principal, if any, due and Dollars (\$ 25 payable on maturity. Both the principal hereof and the interest 26 hereon are payable in lawful money of the United States of 27 America at the principal office in 28 This bond is the duly authorized issue of the issuer 29

This bond is the duly authorized issue of the issuer designated as "Harford County, Maryland Industrial Development Revenue Bond (Bel Air Convalescent Center, Inc. - BEL CENTER LIMITED PARTNERSHIP Project)." This bond is hereinafter referred to as the "Bond" or "Bond".

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This bond is issued pursuant to the authority of Sections 266A to 266I, inclusive, of Article 41 of the Annotated Code of Maryland (1971 Rep. Vol. 1979 Cum. Supp.), as amended (the "Act"), and pursuant to and under the authority of Council enacted by the County Council of Harford County Bill No. , 1980, which Council Bill No. became , 1980 (the "Ordinance") and certain effective on resolutions approved by the County Council of Harford County ("Resolutions"). Reference is hereby made to the Ordinance and Resolutions for the provisions, among others, with respect to (A) the nature and extent of the security for this bond, (B) the rights, duties and obligations of the County (C) the terms upon which this Bond is issued and secured and (D) the modification or amendment of any of the foregoing or of agreements executed and delivered in connection with the Bel Air Convalescent Center, Inc. Project; and by the acceptance of this Bond, the holder hereof assents to all of the provisions of the ordinance and resolutions and agrees to be bound thereby.

This Bond is issued for the purpose of financing, in whole or in part, the cost of the acquisition (as defined in the Act) by Bel-Air-Convalescent-Center,-Inc. BEL CENTER LIMITED PARTNERSHIP of an Industrial Building (as defined in the Act) in Harford County, Maryland (the "Industrial Building"), and paying expenses incidental thereto so as to help relieve conditions of unemployment in the State of Maryland and in Harford County, and to help encourage the increase of industry and achieve a balanced economy in the State of Maryland and in Harford County, to assist in the retention of industry existing in the State of Maryland, to promote economic development, and in this manner to promote the health, welfare and safety of the residents of the State of Maryland and of Harford County.

This Bond and the redemption premium (if any) and

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interest hereon shall not be deemed to constitute a debt or a general obligation or a pledge of the faith and credit of the State of Maryland or of Harford County, Maryland, and does not directly, indirectly or contingently obligate said State or County to levy or to pledge any form of taxation whatever for the payment of such principal, redemption premium (if any) and interest. This Bond is payable solely from revenues derived from payments by Bel-Air-Convalescent-Center,-Inc. - BEL CENTER LIMITED PARTNERSHIP to the County under a Loan Agreement of even date herewith between the County and the Company ("Loan Agreement"), any and all monies realized from the sale of collateral pledged as security for such loan and all monies received under any guaranty agreements. Neither this Bond nor the interest payable hereon shall ever constitute an indebtedness or a charge against the general credit or taxing powers of the County within the meaning of any constitutional provision or statutory or charter limitation and neither shall ever constitute or give rise to any pecuniary liability of the County. recourse shall be had for the payment of the principal of, or the redemption premium (if any) and the interest on, this Bond against any officer or member of the issuer.

Pursuant to the Loan Agreement, payments sufficient for the prompt payment when due of the principal of and interest on this Bond are to be paid by the Company directly to the Bank, to be held by the Bank, as agent for the holder of this Bond, in a separate and special fund created by the Ordinance, to be used by the Bank, as agent for the holder of the Bond, for the payment of the principal of and interest on this Bond.

The County may under certain circumstances prescribed in Section 6 of the Ordinance be required to pay (but only out of amounts made available to the County by the Company or others



800x 6 PAGE 67

for such purposes) all or part of the principal of this Bond plus accrued and unpaid interest before maturity upon the terms provided in such Section 6 of the Ordinance. In the event of partial prepayment, the holder hereof shall surrender this Bond to the Bond Registrar (hereinafter referred to), for notation hereon that this Bond, to the extent of the amount prepaid, has been partially prepaid. In the event of a partial prepayment of this Bond, the sums applied to the prepayment shall be applied to the prepayment of the principal hereof in the inverse order of the monthly installment payment dates. Reference is hereby made to Section 6 of the Ordinance for the provisions relating to the prepayment of this Bond, and, by the acceptance of this Bond, the holder hereof assents to such prepayment provisions and agrees to be bound thereby.

Notice of any such prepayment shall be given at least two (2) banking days prior to the prepayment date by mailing and by telegraphing to the registered owner of this Bond a notice fixing such prepayment date, the amount of principal to be prepaid and the interest to be paid through the prepayment date. The notice required herein to be given may be waived by the registered owner of this Bond.

All payments hereunder shall be made in immediately available funds at the office of <u>FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF PHILADELPHIA</u>. If any principal or interest payable hereon falls due on any day other than a banking day at the Bank, then such payment date shall be extended to the next succeeding full banking day.

In the event any installments of the principal and interest, or payment of interest, as hereinabove provided, is not paid when due and payable, such installment of principal and interest, or payment of interest, shall bear interest at the rate of per annum

BOOK 6 PAGE 68

until paid.

This Bond shall be registered as to both principal and interest. The Bank shall serve as Bond Registrar, and shall keep at its principal office if IN PHILADELPHIA, PENNSYLVANIA, for so long as this Bond remains outstanding, books for the registration and transfer hereof. When used herein, the term "holder of this Bond" shall mean the registered owner from time to time of this Bond. The initial holder of this Bond shall be the Bank.

This Bond shall be transferable only upon the books maintained by the Bond Registrar by the registered owner hereof in person or by his attorney duly authorized in writing, upon surrender hereof together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or his duly authorized attorney. This Bond is a "security" within the meaning of Article 8 of the Maryland Uniform Commercial Code, and, notwithstanding the provisions herein contained for registration, is, and shall remain, negotiable. The laws of the State of Maryland shall govern the construction of this Bond.

The County, the Bank, as agent for the holder of this Bond, and the Bond Registrar may deem and treat the person in whose name this Bond shall be registered as the absolute owner hereof, whether this Bond shall be overdue or not, for the purpose of receiving payment of, or on account of, the principal of and interest hereon and for all purposes, and all such payments so made to such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon this Bond to the extent of the sum or sums so paid, and neither the County nor the Bank, as agent for the holder of this Bond, nor the Bond Registrar shall be affected by any notice to the contrary.

BOOK & PAGE

Within 60 days after receipt of a written request from the holder hereof (or within such longer period as may be reasonably required for the authorization, issuance and preparation of bonds) the County will take action necessary to cause serial bonds to be duly authorized and issued, to the extent permitted by applicable laws, in order that this Bond may be exchanged for a series of serial bonds. Any serial bonds so authorized and issued shall be substantially in the same form as this Bond, with only such changes in amounts, dates and other details as may be necessary. All such serial bonds shall (a) bear interest at the same rate, and (b) be ratably and equally secured by, and entitled to the benefits of, the Ordinance and the security for the repayment of the Bond provided for therein. Any expenses incurred by the County in authorizing and issuing any such serial bonds shall be paid by the Company.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED that all conditions, acts and things required by the Constitution and laws of the State of Maryland and the Charter of Harford County, Maryland, to exist, to have happened and to have been performed precedent to and in the execution and delivery of this Bond exist, have happened, and have been performed, and that the issuance of this Bond, together with all obligations of the County, does not exceed or violate any constitutional or statutory debt limitations.

IN WITNESS WHEREOF, HARFORD COUNTY, MARYLAND, has caused this Bond to be signed by the manual signature of its County Executive, and has also caused its corporate seal to be hereunto affixed and attested by the manual signatures of its Director of Administration, all as of the day of

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80-34 AS AMENDED

BOOK 6 PAGE 70

ATTEST:

(SEAL)

HARFORD COUNTY, MARYLAND

 Director of Administration By County Executive

(A Prepayment Record will be attached to the Bond.)

Section 4. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That in consideration of the purchase and acceptance of the Bonds by those who shall hold the same from time to time, (i) this Ordinance shall be deemed to be and shall constitute a contract between the County and the holder from time to time of the Bonds; and (ii) the assignments described herein and the covenants to be performed by or on behalf of the County shall be for the benefit, protection and security of the holder of the Bonds.

Section 5. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That simultaneously with the issuance and sale of the Bonds, the County, will, pursuant to the terms of the Agreements and the Act, cause the proceeds of sale thereof to be applied to the acquisition of the Industrial Building in accordance with the provisions of the Act, this Ordinance and the Resolutions.

The proceeds of the Bonds shall be advanced as provided in the Agreements, and, in order to insure that such proceeds will be used for the purposes set forth in the Act, the County shall deposit such proceeds with the Trustees under the Deed of Trust, who will hold, invest and disburse such proceeds as herein and in the Agreements provided.

Section 6. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, That the County covenants that
it will promptly pay the principal of and interest on the Bonds,
and premium, if any, at the place, on the dates and in the

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1 manner provided in this Ordinance and in the Bonds according to their true intent and meaning; provided that the Bonds, together with the interest thereon, shall be the limited obligation of the County payable solely from the monies derived from (a) the Loan Agreement and the sale of any collateral pledged thereunder, (b) the guaranty agreements and, (c) all other security referred to in this Ordinance, and shall be a valid claim of the holder thereof only against such monies, which monies shall be used for no other purpose than to pay the principal of and interest on the Bonds (except as may be otherwise expressly authorized in this Ordinance). Neither the Bonds nor the interest payable thereon shall ever constitute an indebtedness or a charge against the general credit or taxing powers of the County within the meaning of any constitutional or charter provision or statutory limitation and neither shall ever constitute or give rise to any pecuniary liability of the County.

Section 7. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That payment of the Bonds and the interest thereon shall be made to the registered owner thereof by the Bank as agent for the holder of the Bonds. All payments of principal, interest and other charges required by this Ordinance or the Bonds shall be made at the office of the Bank, in lawful IN PHILADELPHIA, PENNSYLVANIA, money of the United States of America, in immediately available funds. Interest on the Bonds shall be calculated on the basis of a 360-day year factor to be applied to actual days elapsed. If any principal and/or interest payment on the Bonds falls due on a Saturday, Sunday or public holiday at the place of payment thereof, then such date shall be extended to the next succeeding full banking day at such place.

When the principal of and interest on the Bonds shall

300K 6 PAGE 72

have been fully paid, the Bonds shall forthwith be surrendered to the Bond Registrar for cancellation.

Section 8. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the Bonds shall be registered as to both principal and interest. The Bank shall serve as Bond Registrar, and it shall keep at its principal office, for so long as the Bonds remain outstanding, books for the registration and transfer of the Bonds.

The Bonds shall be transferable only upon the books maintained by the Bond Registrar by the registered owner thereof in person or by his attorney duly authorized in writing, upon surrender thereof together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or his duly authorized attorney.

The County, the Bank as agent for the holder of the Bonds and the Bond Registrar may deem and treat the person in whose name the Bonds shall be registered as the absolute owner of the Bonds, whether the Bonds shall be overdue or not, for the purpose of receiving payment of, or on account of, the principal of and interest on the Bonds and for all other purposes, and all such payments so made to such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon the Bonds to the extent of the sum or sums so paid, and neither the County nor the Bank nor the Bond Registrar shall be affected by any notice to the contrary.

The Bonds shall be in the denomination of Five Thousand Dollars (\$5,000) each or in such other denomination as may be approved in the Resolutions.

Section 9. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the County intends to assist in the financing of the Industrial Building for the Company

BOOK 6 PARTIE

in an amount not to exceed Eight Hundred Thousand Dollars 2 (\$800,000) as described generally in the Letter of Intent, by authorizing the issuance and sale of the Bonds pursuant to the Act, and by using the proceeds thereof for the purposes described in this Ordinance and in the agreements for financing of the acquisition of an Industrial Building, including the Loan Agreement and other documents as may be approved by Resolutions adopted by the Harford County Council, the Bond to be secured solely as hereinabove provided in this Ordinance. This Ordinance is adopted as a material inducement to the Company to acquire and construct the Industrial Building in Harford County, Maryland.

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Section 10. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND That the execution and delivery of the Bonds, the agreements, and all other documents necessary to evidence and secure the Bonds and the Agreements are hereby authorized. The Bonds, and other agreements shall be executed on behalf of the County by the County Executive of the County by his signature, and the corporate seal of the County shall be impressed or otherwise reproduced thereon and attested by the Director of Administration of the County by his manual signature. In case any officer whose signature shall appear on the Bonds or any of the aforesaid documents shall cease to be such officer before the delivery of the Bonds or any of the other documents aforesaid, such signature shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until delivery. The County Executive, the Director of Administration and other officials of the County shall do all such acts and things and execute such supporting documents and certificates as may be necessary to carry out and comply with the provisions hereof,



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including, but not limited to, the statement of election required by Section 103(b)(6)(D) of the federal Internal Revenue Code of 1954, as amended. Before the execution and delivery of the Bonds by the County Executive to the Bank as agent for the holder of the Bonds, the County shall have received a certificate signed by an officer of the Bank and the Company and satisfactory to counsel for the County stating that (a) the Bank and the Company have purchased the Bond as a commercial investment and not with a view to redistribute the same to the general public, and (b) the Bank has not relied upon the County or its agents for or received from the County or its agents any information concerning the financial condition or other information of Bel Air Convalescent Center, Inc.

Section 11. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the provisions of this Ordinance are severable, and if any provision, sentence, clause, section or part thereof is held illegal, invalid or unconstitutional or inapplicable to any person or circumstances, such illegality, invalidity or unconstitutionality, or inapplicability shall not affect or impair any of the remaining provisions, sentences, clauses, sections, or parts of this Ordinance or their application to other persons or circum-It is hereby declared to be the legislative intent stances. that this Ordinance would have been passed if such illegal, invalid or unconstitutional provisions, sentence, clause, section or part had not been included herein, as if the person or circumstances to which this Ordinance or any part hereof are inapplicable had been specifically exempted herefrom.

Section 12. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the County Council of



Harford County, Maryland, by resolution may change the amount of Bonds to be sold but not in excess of Eight Hundred Thousand Dollars (\$800,000), change OR PROVIDE FOR the maturity schedule of the Bonds, the interest payable on the Bonds, the date of the Bonds, the dates of payment of interest and principal on the Bonds, provide for prepayment provisions with respect to payment of the Bonds prior to their maturity and provide for the execution of any and all agreements necessary or appropriate to accomplish the issuance and sale of the Bonds, in the manner herein described or in any other manner consistent with Sections 266A to 266I, inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume, 1979 Cumulative Supplement), so long as the County has no pecuniary liability with respect to the payment of principal and interest on the Bonds.

Section 13. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that all expenses of the County,
including the expenses of private attorneys employed by the
County in connection with the issuance and sale of the Bonds
shall be paid by Bel Air Convalescent Center, Inc.

Section 14. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that the Industrial Building and
the sale of the Bonds therefor shall not constitute a capital
project within the meaning of the Harford County Charter or
Code.

Section 15. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the Company, shall pay or make arrangements for the payment of any taxes, assessments or charges which may be lawfully levied, assessed or charged against the Industrial Building and the land underlying the Industrial Building, or, in the event such charge may not be made due to ownership of legal title by the County, the Company, agrees to make payments to or make arrangements for the payment

to the County of amounts equal to taxes which the County would otherwise have the right to assess.

Section 16. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That an appropriate indemnity, defense and hold harmless agreement shall be executed by the Company, in form and substance satisfactory to counsel for the County, as provided in the Letter of Intent prior to the issuance of the Bonds.

Section 17. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the Bonds, when issued, shall be executed in the name of Harford County, Maryland, by the facsimile signature of the County Executive of Harford County, Maryland, and a facsimile of the corporate seal of the County shall be imprinted on each of the Bonds attested by the manual signature of the Director of Administration of Harford County. The facsimiles of said signature and said seal shall be engraved printed or lithographed on each of the Bonds in accordance with, and pursuant to the authority of Section 13-18, inclusive, of Article 31 of the Annotated Code of Maryland (1957 Edition and 1970 Supplement).

Section 18. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That this Ordinance has no financial impact on Harford County, Maryland, and, therefore, there is no requirement for a fiscal impact note.

Section 19. BE IT FURTHER ENACTED That this Ordinance is declared to be an emergency measure affecting the public health, safety or welfare, as found and determined in Section 1 of this Ordinance, and shall take effect on the date it becomes law.

EFFECTIVE: July 10, 1980

Pac'd & Recorded

Liber Folio

Folio

Douglas Chilcoet Gerk, Horios Co.

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BOOK 6 PAGE 77

BY THE COUNCIL

Read the third time.	
Passed LSD 8	0-20 (July 8, 1980) (with amendments)
EXTIGHXREXERS	aaka
	By order
•	Angele Markauski, Secretary
	Seal and presented to the County Executive
for his approval this _	9th day of July , 19 80
at <u>3:00</u> o'cloc	k P.M.
2740	Angle Marlancki, Secretary BY THE EXECUTIVE
	County Executive Description Date 7/10/80

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on July 10, 1980.

ayela Markarski, Secretary

EFFECTIVE DATE: July 10, 1980

Rec'd & Recorded Quq 26 1980 at 10:30 A M. HOCHber & Folio 53 & examined per H. Douglas Chilcoat, Clerk, Harton Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-35

Introduce	ed by Council President Hardwicke at request of County Executive
Legislati	ve Day No. 80-15 Date May 27, 1980
	rem to worsel the Harford County Pay Plan, Ordinance
AN EMERG	ENCY ACT to repeal the Harford County Pay Plan, Ordinance
	No. 79-21, and to enact a new Pay Plan for Harford
	County, Maryland, to become effective July 1, 1980;
	the Pay Plan provides salary schedules for Harford
	County employees, law enforcement personnel and Exempt
	Service employees, all in accordance with Section 603
	of the Charter of Harford County, Maryland.
	By the Council, May 27, 1980
Introduc	ced, read first time, ordered posted and public hearing scheduled
	on: July 1, 1980
	at: 7:00 P.M.
	By Order: agela Marlambia, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hear	ing and title of Bill having been published according to the
	, a public hearing was held onJuly 1, 1980
	cluded on
	Angela Marlowski, Secretary
6	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO.

BOUK 6 PAGE 79

Section 1. Be It Enacted By The County Council Of Harford County, Maryland,

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that Ordinance No. 79-21, heading, Harford County Pay Plans, be, and it is
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     hereby repealed, and that the new Harford County Pay Plans, be, and they
 3
     are hereby enacted to stand in lieu of the repealed Ordinance, all to read
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     as follows:
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                                        HARFORD COUNTY
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                                     SALARY PAY SCHEDULE
 8
                                     CLASSIFIED SERVICE
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                                   EFFECTIVE JULY 1, 1980
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                                       9,687
                                                9,938
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                                                                       10,473
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     S-2
              9,467
                       9,687
                               9,938
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1	HARFORD COUNTY								
2	HOURLY PAY SCHEDULE								
3			EFFE	CTIVE JULY	1, 1980				
4		1	2	3	4	5	6		
5	H-1			5.34	5.41	5.48 11,398	5.55		
6		10,300	10,837	11,107	11,255	11,398	11,544		
7	H-2	5.21 10.837	5.34 11.107	5.48	5.55	5.61 11,669	5.68		
8		10,03,	11,107	11,398	11,544	11,009	11,814		
9	H-3	5.34 11.107	5.48 11,398	5.61	5.68		5.84 12,147		
10		11/10/	11,330	11,009	11,014	11,900	12,147		
11	H-4					5.93 12,334			
12		11,000	11,003	11,700	12,14,	12,334	12,439		
13	H-5	5.61 11,669	5.75 11,960	5.93 12,334		6.08 12,646	6.15 12,792		
14		11,003	11,500	12,334	12,439	12,040	12,792		
15	H-6	5.75 11,960	5.93 12,334	6.08	6.15	6.24 12,979	6.31		
16		11/300	12,334	12,040	12,792	12,979	13,125		
17	H-7			6.24 12,979	6.31 13,125	6.42 13,354	6.53 13,582		
18		12/334	12,040	12,373	13,123	13,354	13,582		
19	H-8	6.08 12,646	6.24 12,979	6.42 13,354	6.53 13,582	6.62	6.71		
20		12,040	12,373	13,334	13,362	13,770	13,957		
21	H-9	6.24 12,979	6.42 13,354	6.62 13,770	6.71	6.82	6.91		
22		12/3/3	13,334	13,770	13,957	14,186	14,373		
23	H-10	6.42 13,354	6.62 13,770	6.82 14,186	6.91 14,373	7.02	7.13		
24		13,334	13,770	14,100	14,3/3	14,602	14,830		
25	H-11	6.62 13,770	6.82 14,186	7.02 14,602	7.13	7.25	7.36		
26		13,770	14,100	14,602	14,830	15,080	15,309		
27	H-12	6.64 13,811	6.84	7.05	7.31	7.45	7.56		
28		T3,0TT	14,227	14,664	15,205	15,496	15,725		
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HARFORD COUNTY

2	LAW ENFORCEMENT PAY SCHEDULE										
3	EFFECTIVE JULY 1, 1980										
4		1	2	3	4	5	6	7	8	9	10
5	L-l	10,285	10,567	10,882	11,228	11,573	11,919	12,138	12,326	12,514	12,734
6	L-2	10,567	10,882	11,228	11,573	11,919	12,326	12,514	12,734	12,922	13,143
7	L-3	10,882	11,228	11,573	11,919	12,326	12,734	12,922	13,143	13,362	13,613
8	L-4	11,228	11,573	11,919	12,326	12,734	13,143	13,362	13,582	13,833	14,053
9	L-5	11,573	11,919	12,326	12,734	13,143	13,582	13,833	14,053	14,304	14,555
10	L-6	11,919	12,326	12,734	13,143	13,582	14,053	14,304	14,555	14,807	15,058
11	L-7	12,326	12,734	13,143	13,582	14,053	14,555	14,807	15,058	15,341	15,623
12	L-8	12,734	13,143	13,582	14,053	14,555	15,058	15,341	15,591	15,875	16,188
13	L-9	13,143	13,582	14,053	14,555	15,058	15,591	15,875	16,156	16,470	16,785
14	L-10	13,582	14,053	14,555	15,058	15,591	16,156	16,470	16,754	17,068	17,469
15	L-ll	14,053	14,555	15,058	15,591	16,156	16,754	17,063	17,381	17,726	18,072
16	L-12	14,555	15,058	15,591	16,156	16,754	17,381	17,726	18,041	18,387	18,764
17	L-13	15,058	15,591	16,156	16,754	17,381	17,726	18,119	18,522	18,934	19,355
18	L-14	15,591	16,156	16,754	17,381	17,726	18,119	18,522	18,934	19,355	19,787
19	L-15	16,156	16,754	17,381	17,726	18,119	18,522	18,934	19,355	19,787	20,219
20	L-16	16,754	17,381	17,726	18,119	18,522	18,934	19,355	19,787	20,219	20,673
21	L-17	17,381	17,726	18,119	18,522	18,934	19,355	19,787	20,219	20,673	20,996
22	L-18	17,726	18,119	18,522	18,934	19,355	19,787	20,219	20,673	20,996	21,326
23	L-19	18,119	18,522	18,934	19,355	19,787	20,219	20,673	20,996	21,326	21,659
24	L-20	18,522	18,934	19,355	19,787	20,219	20,673	20,996	21,326	21,659	21,966
25	L-21	18,934	19,355	19,787	20,219	20,673	20,996	21,326	21,659	21,966	22,310
26	L-22	19,787	20,219	20,673	20,996	21,326	21,659	21,966	22,310	22,660	23,305
27	L-23	20,219	20,673	20,996	21,326	21,659	21,966	22,310	22,660	23,305	23,967
28	L-24	20,673	20,996	21,326	21,659	21,966	22,310	22,660	23,305	23,967	24,650
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HARFORD COUNTY EXEMPT SERVICE SALARY PLAN

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ES27

14,810

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4				S	E P S		
5	GRADE	1	2	3	4	5	6
6	ES1	4,160	4,368	4,597	4,826	5,054	5,304
7	ES2	4,368	4,597	4,826	5,054	5,304	5,574
8	ES3	4,597	4,826	5,054	5,304	5,574	5,866
9	ES4	4,826	5,054	5,304	5,574	5,866	6,157
. 0	ES5	5,054	5,304	5,574	5,866	6,157	6,448
.1	ES6	5,304	5,574	5,866	6,157	6,448	6,781
. 2	ES7	5,574	5,866	6,157	6,448	6,781	7,114
. 3	ES8	5,866	6,157	6,448	6,781	7,114	7,467
. 4	ES9	6,157	6,448	6,781	7,114	7,467	7,842
. 5	ES10	6,448	6,781	7,114	7,467	7,842	8,237
. 6	ES11	6,781	7,114	7,467	7,842	8,237	8,653
7	ES12	7,114	7,467	7,842	8,237	8,653	9,090
. 8	ES13	7,467	7,842	8,237	8,653	9,090	9,547
.9	ES14	7,842	8,237	8,653	9,090	9,547	10,026
0	ES15	8,237	8,653	9,090	9,547	10,026	10,525
1	ES16	8,653	9,090	9,547	10,026	10,525	11,045
2	ES17	9,090	9,547	10,026	10,525	11,045	11,606
3	ES18	9,547	10,026	10,525	11,045	11,606	12,168
4	ES19	10,026	10,525	11,045	11,606	12,168	12,792
5	ES20	10,525	11,045	11,606	12,168	12,792	13,416
6	ES21	11,045	11,606	12,168	12,792	13,416	14,102
7	ES22	11,606	12,168	12,792	13,416	14,102	14,810
8	ES23	12,168	12,792	13,416	14,102	14,810	15,538
9	ES24	12,792	13,416	14,102	14,810	15,538	16,328
0	ES25	13,416	14,102	14,810	15,538	16,328	17,139
1	ES26	14,102	14,810	15,538	16,328	17,139	17,992

18,886

15,538 16,328 17,139 17,992

1				STEPS				
2	GRADE	1	2	3	4	5	6	
3	ES28	15,538	16,328	17,139	17,992	18,886	19,843	
4	ES29	16,328	17,139	17,992	18,886	19,843	20,821	
5	ES30	17,139	17,992	18,886	19,843	20,821	21,882	
6	ES31	17,992	18,886	19,843	20,821	21,882	22,963	
7	ES32	18,886	19,843	20,821	21,882	22,963	24,107	
8	ES33	19,843	20,821	21,882	22,963	24,107	25,314	
9	ES34	20,821	21,882	22,963	24,107	25,314	26,582	
10	ES35	21,882	22,963	24,107	25,314	26,582	27,914	
11	ES36	22,963	24,107	25,314	26,582	27,914	29,307	
12	ES37	24,107	25,314	26,582	27,914	29,307	30,784	
13	ES38	25,314	26,582	27,914	29,307	30,734	32,323	
14	ES39	26,582	27,914	29,307	30,784	32,323	33,925	
15	ES40	27,914	29,307	30,734	32,323	33,925	35,630	
16	ES41	29,307	30,784	32,323	33,925	35,630	37,419	
17	ES42	30,784	32,323	33,925	35,630	37,419	39,291	

18 Section 2. And Be It Further Enacted, that this Act is hereby declared to

19 be an Emergency Act, necessary for the proper operation of the County

20 Government, and it shall become law on the date it is signed by the County

21 Executive; however, no payments shall be made in accordance with this Act

22 until July 1, 1980.

23 EFFECTIVE: July 10, 1980

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The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Azgela Markowski, Secretary

BY THE COUNCIL

Read the third time.
Passed LSD 80-20 (July 8, 1980) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
***** *******************************
By order
angle Marksonki, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 9th day of July , 1980
at 3:00 o'clock P.M.
Angele Marlandie, Secretary BY THE EXECUTIVE
APPROVED: County Executive Date 7/10/80
BY THE COUNCIL

This Bill, having been approved by the Executive

and returned to the Council, becomes law on July 10, 1980.

angle Markenti, Secretary

EFFECTIVE DATE: July 10, 1980

Rec'd & Recorded Qua 26 1980 at 10.31 A M. HDCLiber 6 Follo 78 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-36 (AS AMENDED)

DIEL NOI 00 50 (AS AMENDED)
Council Member Schafer and Council President Hardwicke at Introduced by the request of the County Executive
Legislative Day No. 80-15 Date May 27, 1980
AN EMERGENCY ACT authorizing and empowering Harford County, Maryland, to issue and sell its industrial development revenue bonds, to be designated "Harford County, Maryland Industrial Development Revenue Bonds (CBC Realty - C-Mart Inc. Project)", in a principal amount not to exceed Seven Hundred Thousand Dollars (\$700,000) pursuant to the provisions of Section 266(A) to 266(I), inclusive of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume 1979 Cumulative Supplement), as amended, for the sole and exclusive purpose of financing the acquisition of an industrial building in Harford County, Maryland, as provided in this Ordinance; making certain legislative findings among others, concerning the public benefit and purpose of such industrial development revenue bonds; providing that such industrial development bonds (a) shall be payable solely and only from (i) revenue derived from payments by CBC Realty, a Maryland himited GENERAL Partnership, to Harford County, Maryland, on account of such loan, (ii) any and all monies realized from the sale of the collateral as described herein and (iii) any and all monies received under the lease assignment hereinafter mentioned, and (b) shall not
By the Council,May 27, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: July 1, 1980
at: 7:00 P.M.
By Order: Angela Markauli, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onJuly 1, 1980
and concluded onJuly 1, 1980
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from
existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. BILL NO.

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO.								
Introduced by								
Legislative Day No Date								
constitute, within the meaning of any constitutional or Charter provision or otherwise, (i) indebtedness of Harford County, Maryland, or of any other political subdivision, (ii) a charge against the general credit or taxing powers of Harford County, Maryland; or (iii) a capital project under the Charter or local laws of Harford County, Maryland, or laws of the State of Maryland; authorizing the private (negotiated) sale of such industrial development revenue bonds; prescribing certain details pertaining to such industrial development revenue bonds, including (without limitation) (a) the amount, date and maturity of such industrial development revenue bonds, (b) the interest rate to be paid on such industrial development revenue bonds, (c) the prepayment provisions, if any, relating to such industrial development revenue bonds, (d) the form and tenor of such industrial development revenue bonds, (d) the form and tenor of such industrial development revenue bonds, and providing for approval by resolution of the Harford County Council of the form and contents and authorizing the execution and delivery of the various documents necessary or appropriate to effectuate the aforementioned sale of industrial development revenue bonds, and any change in the maturity schedule of the bonds, the interest rates payable, redemption feature in the Bonds and the amount of the industrial development revenue bonds to be sold (not exceeding \$700,000); authorizing the execution of the statement of election required by Section 103(b)(6)(D) of the Federal								
By the Council,								
Introduced, read first time, ordered posted and public hearing scheduled								
on:								
at:								
By Order:, Secretary								
PUBLIC HEARING								
Having been posted and notice of time and place								
of hearing and title of Bill having been published according to the								
Charter, a public hearing was held on								
and concluded on								
, Secretary								

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO.

BOOK 6 PAGE 87

BILL NO. 80-36

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO
Introduced by
Legislative Day No Date
Internal Revenue Code of 1954 as amended; AND PROVIDING FOR THE METHOD(S) FOR DETERMINING THE PRINCIPAL AMOUNT OF THE BONDS NOT EXCEEDING \$700,000, PAYMENT DATES, MATURITY SCHEDULE, INTEREST RATES, PREPAYMENT PENALTIES, DENOMINATION OF BONDS AND THE TERMS, CONDITIONS AND SECURITY FOR THE BONDS INCLUDING AUTHORIZATION, EXECUTION AND DELIVERY OF DOCUMENTS NECESSARY OR APPROPRIATE IN CONNECTION WITH THE BONDS AND/OR THE SECURITY THEREFOR, PURSUANT TO RESOLUTION(S) APPROVED BY THE HARFORD COUNTY COUNCIL and generally providing for and determining various matters in connection with the authorization, security, sale, and payment of such industrial development revenue bonds indicating that this Ordinance has no financial impact on Harford County, and further declaring this Ordinance to be an emergency measure.
• * * * * .
en e
By the Council,
Introduced, read first time, ordered posted and public hearing scheduled
on:
at:
By Order:, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on
and concluded on
NATION: CARITAIS INDICATE MATTER ADDED TO EVICTING LAW

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 80-36

AS AMENDED

BOOK 5 MILE 88

AS AMENDED

COUNTY COUNCIL

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OF

HARFORD COUNTY, MARYLAND BILL NO. 80-36 (AS AMENDED)

Legislative Day No. 80-15 Date: May 27, 1980

BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND THAT Harford County, Maryland is hereby authorized and empowered to issue and sell its industrial development revenue bonds to be designated "Harford County, Maryland Industrial Development Revenue Bonds (CBC Realty - C-Mart, Inc. Project)", in the principal amount not exceeding Seven Hundred Thousand Dollars (\$700,000) pursuant to the provisions of Section 266A to 266I, inclusive, of Article 4l of the Annotated Code of Maryland (1971 Replacement Volume, 1979 Cumulative Supplement), as amended, in order to loan the proceeds thereof to CBC Realty, a Maryland Limited GENERAL Partnership, for the sole and exclusive purpose of financing the acquisition by CBC Realty, Inc. of an industrial building in Harford County, Maryland as provided in this Ordinance; making certain legislative findings, among others, concerning the public benefit and purpose of such industrial development revenue bonds; providing that such industrial development revenue bonds (a) shall be payable solely and only from (i) revenues derived from payments by CBC Realty, Inc. to Harford County, Maryland (ii) any and all monies realized from the sale of collateral and (iii) any and all monies received under the lease assignment hereinafter mentioned (iv) AND ANY OTHER FUNDS AVAILABLE FOR SUCH PURPOSE" and (b) shall not ever constitute, within the meaning of any constitutional or charter provision or otherwise, (i) an indebtedness of Harford County, Maryland or of any other political sub-division (ii) a charge against the general credit

> 80-36 AS AMENDED

BOOK 6 PAGE SEE

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or taxing powers of Harford County, Maryland; authorizing the private (negotiated) sale of such industrial development revenue bonds; prescribing certain details pertaining to such industrial development revenue bonds, including (without limitation) (a) that the amount, dates and maturity schedule of such industrial development revenue bonds, the interest rate to be paid on such industrial development revenue bonds, the prepayment penalty provision, if any, relating to such industrial development revenue bonds, the denomination of the bonds, the terms, conditions and security for such industrial development revenue bonds, including the authorization, execution and delivery of the various documents necessary or appropriate to effectuate the sale of the industrial development revenue bonds and the execution of all documents necessary or appropriate in connection with such industrial development revenue bonds shall be approved by resolution of the Harford County Council, and (b) the form and tenor of such industrial development revenue bonds; authorizing the execution of the statement of election required by Section 103(b)(6)(D) of the Federal Internal Revenue Code of 1954 as amended; and generally providing for and determining various matters in connection with the authorization, issuance, security, sale and payment of such industrial development revenue bonds; AND PRO-VIDING FOR THE METHOD(S) FOR DETERMINING THE PRINCIPAL AMOUNT OF THE BONDS NOT EXCEEDING \$700,000, PAYMENT DATES, MATURITY SCHEDULE, INTEREST RATES, PREPAYMENT PENALTIES, DENOMINATION OF BONDS AND THE TERMS, CONDITIONS AND SECURITY FOR THE BONDS INCLUDING AUTHORIZATION, EXECUTION AND DELIVERY OF DOCUMENTS NECESSARY OR APPROPRIATE IN CONNECTION WITH THE BONDS AND/OR THE SECURITY THEREFOR, PURSUANT TO RESOLUTION(S) APPROVED BY THE HARFORD COUNTY COUNCIL: and further declaring this Ordinance to be an emergency measure.

> 80-36 AS AMENDED

BOOK 6 PAGE SO

RECITALS

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Sections 266A to 266I, inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume 1979 Cumulative Supplement) as amended, (the "Act") empowers all the Counties and Municipalities of the State of Maryland to issue revenue bonds and to loan the proceeds of sale of such revenue bonds to an industrial concern to finance the acquisition (as defined in the Act) by such industrial concern of industrial buildings (as defined in the Act). The Act declares it to be the legislative purpose to relieve conditions of unemployment in the State, to encourage the increase of industry and a balanced economy in the State, to assist in the retention of existing industry in the State through the control, reduction or abatement of pollution of the environment (where the proceeds of bonds are used for that purpose), to promote economic development, to promote natural resources and, in this manner, to promote the health, welfare and safety of the residents of each of the Counties and municipalities of the State of Maryland.

Harford County, Maryland (the "County") has determined to issue and sell its Harford County, Maryland Industrial Development Revenue Bonds (CBC Realty - C-Mart, Inc. Project), in an amount not exceeding Seven Hundred Thousand Dollars (\$700,000) (the "Bonds") and to loan ("Loan") the proceeds of the Bonds to CBC Realty, a Maryland bimited GENERAL Partnership, (the "Company"), an industrial concern as mentioned in the Act, on the terms and conditions set forth in agreements to be entered into by and between the County, the Company and others (the "Agreements"), as provided by this Ordinance and in resolutions to be passed from time to time by the County Council of Harford County, Maryland, in order to finance the acquisition (within the meaning of the Act) by the Company of a certain industrial building (within the meaning of the Act) in Harford County,

1 | Maryland (the "Industrial Building"), and thereby relieve conditions of unemployment in the State of Maryland and in Harford County, Maryland and thus encourage economic development and protect the health, welfare and safety of the citizens of the State of Maryland and Harford County, Maryland.

The Bonds will be sold at private (negotiated) sale to The Equitable Trust Company (the "Bank") or any other purchaser approved by resolution of the Harford County Council.

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The Company will execute and deliver or cause to be executed and delivered (a) a deed of trust ("Deed of Trust") conveying the Industrial Building as security for the Loan (b) a lease assignment pursuant to which the Company will assign its interest in a lease with C-Mart, Inc. as security for the loan and (c) such other Agreements as may be necessary or appropriate to accomplish the foregoing and/or to provide security for the purchasers of the Bonds and to indicate that the issuance and sale of the Bonds and the execution and delivery of the Agreements are to be without any liability of any kind on the part of the County.

In-order-to-insure-that-the-proceeds-of-the-Bonds-and the-Loan-will-be-used-for-the-purposes-set-forth-in-the-Act,-the Company-will-enter-into-a-trust-agreement-with-eertain-individual trustees-(the-"Trust-Agreement")-pursuant-to-which-the-proceeds of-the-Bonds-will-be-deposited-with-such-trustees-and-held, invested-and-disbursed-by-such-trustees-as-therein-provided.

The County received a letter of intent from CBC Realty and C-Mart, Inc. dated March 27, 1980 (the "Letter of Intent"), requesting the County to participate in the financing of the acquisition of the Industrial Building in an amount not to exceed Seven Hundred Thousand Dollars (\$700,000). The Letter of Intent was approved by the County Council of Harford County, Maryland (the "County Council") by resolution number 24-80, adopted on

AS AMENDED

April 8, 1980 and accepted by the County Executive and the President of the County Council on April 8, 1980, subject to the adoption of this Ordinance.

NOW THEREFORE, in accordance with the terms and provisions of the Act and the Charter of Harford County, Maryland:

Section 1. BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that acting pursuant to the Act, it is hereby found and determined as follows:

- 1. The issuance and sale of the Bonds by the County in order to lend the proceeds thereof to the Company pursuant to the Act for the sole and exclusive purpose of financing the acquisition of the Industrial Building (within the meaning of the Act) will facilitate and expedite the acquisition of the Industrial Building by the Company.
- 2. The acquisition of the Industrial Building by the Company and the financing of the Industrial Building as provided in this Ordinance will promote the declared legislative purposes of the Act by (a) sustaining jobs and employment, thus relieving conditions of unemployment in the State of Maryland and in Harford County, Maryland; (b) encouraging the increase of industry and a balanced economy in the State of Maryland and in Harford County, Maryland; (c) assisting in the retention of existing industry in the State of Maryland and in Harford County, Maryland; (d) and promoting economic development; and (e) promoting the health, welfare and safety of the residents of Harford County, Maryland and in the State of Maryland.
- 3. It is in the best interests of the citizens of the County to finance the acquisition of the Industrial Building by a loan to the Company.
- 4. Neither the Bonds nor the interest thereon, will constitute (a) a general obligation of the County or (b) a

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charge against or pledge of the general credit or taxing powers of the County within the meaning of the Constitution of Maryland or any other constitutional, statutory or charter provision or limitation, and neither shall ever constitute or give rise to any pecuniary liability on the part of the County. cipal of and interest on the Bonds shall be payable from and secured by (a) an assignment of (i) the revenues realized and the collateral pledged, under the Loan Agreement, (ii) the Company's right, title and interest in and to, and remedies under the Deed of Trust, (iii) the company's right, title and interest in and to and remedies under certain Lease Assignments and (b) such other Agreements as may be necessary or appropriate. The principal amount of the Loan and the repayments to be made by the Company pursuant to the Loan Agreement authorized will be paid directly to the Bank AS TRUSTEE to be held and disbursed as agent for the holders of the Bonds. No such monies will be comingled with the County's funds or will be subject to the absolute control of the County, but only to such limited supervision and checks as are deemed necessary or desirable by the County to insure that the proceeds of the Bonds are used to accomplish the public purposes of the Act in this Ordinance. The transactions authorized hereby do not constitute the acquisition of property for public use or the purchase of equipment for public use. The public purposes expressed in the Act are to be achieved by facilitating the acquisition of the Industrial Building by the Company.

5. The security for the Bonds shall be solely and exclusively (a) the absolute, irrevocable and unconditional obligation of the Company to make the payments required by the Loan Agreement (b) monies realized from any and all collateral (including the Industrial Building) pledged as security for the Loan and (c) the assignment by the Company of the interest

of the Company in a lease with C-Mart, Inc.

- 6. None of the receipts and revenues of the County from the Bonds or the Agreements shall be set aside as a depreciation account (mentioned in the Act).
- 7. The best interests of the County will be served by selling the Bonds to The Equitable Trust Company or other purchaser approved by resolution of the Harford County Council at private (negotiated) sale, as authorized by the Act, upon the terms and conditions approved by the County as set forth in this Ordinance.

Section 2. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that, subject to the provisions of this Ordinance, the County is authorized and empowered pursuant to the Act, to issue and sell its Harford County, Maryland Industrial Development Revenue Bonds (CBC Realty -C-Mart, Inc. Project) in a principal amount not to exceed Seven Hundred Thousand Dollars (\$700,000), such Bonds to be solely and exclusively payable from revenue derived by the County from payments on the Loan by the Company, and secured as provided herein. The Bonds shall be designated "Harford County, Maryland Industrial Development Revenue Bonds (CBC Realty -C-Mart, Inc. Project)", shall bear interest and be payable as provided in subject SUBSEQUENT resolutions approved by the Harford County Council, and shall be in substantially the following form, with such changes as may be approved by resolutions of the Harford County Council.

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80-36 AS AMENDED

BOOK & MILE SES

UNITED STATES OF AMERICA STATE OF MARYLAND HARFORD COUNTY, MARYLAND INDUSTRIAL DEVELOPMENT REVENUE BOND

CBC REALTY - C-MART, INC.

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1980 \$700,000

For value received, Harford County, Maryland (the "Issuer"), a body politic and corporate and a political subdivision of the State of Maryland, hereby promises to pay to bearer, or if this bond be registered as herein provided, then to the registered owner hereof, solely from the special fund hereinafter described and from no other source, on or before the day of , 20 , ("Maturity"), as provided below, the principal sum of Dollars (\$) and to pay solely from said special fund, interest thereon from date hereof at the rate of per annum, first payable , 1980, and on each and thereafter until maturity, with principal being first payable , 1980, and on each and thereafter until maturity, in an amount which when added to the interest due and payable on each such date shall equal Dollars (\$), with the unpaid principal, if any, due and payable on maturity. Both the principal hereof and the interest hereon are payable in lawful money of the United States of America at the principal office of THE Equitable Trust Company in Baltimore, Maryland.

This bond is the duly authorized issue of the issuer designated as "Harford County, Maryland Industrial Development Revenue Bond (CBC Realty - C-Mart, Inc. Project). This Bond is hereinafter referred to as the "Bond" or "Bond."

This bond is issued pursuant to the authority of

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Sections 266A to 266I, inclusive, of Article 4l of the Annotated Code of Maryland (1971 Rep. Vol. 1979 Cum. Supp.), as amended (the "Act"), and pursuant to and under the authority of Council Bill No. enacted by the County Council of Harford County on , 1980, which Council Bill No. became effective on , 1979 1980 (the "Ordinance") and certain resolutions approved by the County Council of Harford County ("Resolutions"). Reference is hereby made to the Ordinance and Resolutions for the provisions, among others, with respect to (A) the nature and extent of the security for this bond, (B) the rights, duties and obligations of the County (C) the terms upon which this Bond is issued and secured and (D) the modification or amendment of any of the foregoing or of agreements executed and delivered in connection with the CBC Realty - C-Mart, Inc. Project: and by the acceptance of this Bond, the holder hereof assents to all of the provisions of the ordinance and resolutions and agrees to be bound thereby.

This Bond is issued for the purpose of financing, in whole or in part, the cost of the acquisition (as defined in the Act) by CBC Realty of an Industrial Building (as defined in the Act) in Harford County, Maryland (the "Industrial Building"), and paying expenses incidental thereto so as to help relieve conditions of unemployment in the State of Maryland and in Harford County, and to help encourage the increase of industry and achieve a balanced economy in the State of Maryland and in Harford County, to assist in the retention of industry existing in the State of Maryland, to promote economic development, and in this manner to promote the health, welfare and safety of the residents of the State of Maryland and of Harford County.

This Bond and the redemption premium (if any) and interest hereon shall not be deemed to constitute a debt or

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a general obligation or a pledge of the faith and credit of the State of Maryland or of Harford County, Maryland, and does not directly, indirectly or contingently obligate said State or County to levy or to pledge any form of taxation whatever for the payment of such principal, redemption premium (if any) and interest. This Bond is payable solely from revenues derived from payments by CBC Realty (the "Company") to the County under a Loan Agreement of even date herewith between the County and the Company ("Loan Agreement"), any and all monies realized from the sale of collateral pledged as security for such loan and all monies received under any guaranty agreements. Neither this Bond nor the interest payable hereon shall ever constitute an indebtedness or a charge against the general credit or taxing powers of the County within the meaning of any constitutional provision or statutory or charter limitation and neither shall ever constitute or give rise to any pecuniary liability of the County. No recourse shall be had for the payment of the principal of, or the redemption premium (if any) and the interest on, this Bond against any officer or member of the issuer.

Pursuant to the Loan Agreement, payments sufficient for the prompt payment when due of the principal of and interest on this Bond are to be paid by the Company directly to

The Equitable Trust Company (the "Bank") to be held by the Bank, as agent for the holder of this Bond, in a separate and special fund created by the Ordinance, to be used by the Bank, as agent for the holder of the Bond, for the payment of the principal of and interest on this Bond.

The County may under certain circumstances prescribed in Section 6 of the Ordinance be required to pay (but only out of amounts made available to the County by the Company or others for such purposes) all or part of the principal of

80-36 AS AMENDED

this Bond 'plus accrued and unpaid interest before maturity upon the terms provided in such Section 6 of the Ordinance. In the event of partial prepayment, the holder hereof shall 3 surrender this Bond to the Bond Registrar (hereinafter referred 4 to), for notation hereon that this Bond, to the extent of the 5 \mathbf{G} amount prepaid, has been partially prepaid. In the event of 7 a partial prepayment of this Bond, the sums applied to the prepayment shall be applied to the prepayment of the principal 3 3 hereof in the inverse order of the monthly installment payment dates. Reference is hereby made to Section 6 of the Ordinance 10 for the provisions relating to the prepayment of this Bond, 12 and, by the acceptance of this Bond, the holder hereof assents 13 to such prepayment provisions and agrees to be bound thereby. 14

Notice of any such prepayment shall be given at least two (2) banking days prior to the prepayment date by mailing and by telegraphing to the registered owner of this Bond a notice fixing such prepayment date, the amount of principal to be prepaid and the interest to be paid through the prepayment date. The notice required herein to be given may be waived by the registered owner of this Bond.

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All payments hereunder shall be made in immediately available funds at the office of The Equitable Trust Company, Baltimore, Maryland.

If any principal or interest payable hereon falls due on any day other than a banking day at the Bank, then such payment date shall be extended to the next succeeding full banking day.

In the event any installments of the principal and interest, or payment of interest, as hereinabove provided, is not paid when due and payable, such installment of principal and interest, or payment of interest, shall bear interest at the rate of

BOOK 6 PAGE 39

until paid.

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This Bond shall be registered as to both principal and interest. The Bank shall serve as Bond Registrar, and shall keep at its principal office in Baltimore, Maryland, for so long as this Bond remains outstanding, books for the registration and transfer hereof. When used herein, the term "holder of this Bond" shall mean the registered owner from time to time of this Bond. The initial holder of this Bond shall be the Bank.

This Bond shall be transferable only upon the books maintained by the Bond Registrar by the registered owner hereof in person or by his attorney duly authorized in writing, upon surrender hereof together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or his duly authorized attorney. This Bond is a "security" within the meaning of Article 8 of the Maryland Uniform Commercial Code, and, notwithstanding the provisions herein contained for registration, is, and shall remain, negotiable. The laws of the State of Maryland shall govern the construction of this Bond.

The County, the Bank, as agent for the holder of this Bond, and the Bond Registrar may deem and treat the person in whose name this Bond shall be registered as the absolute owner hereof, whether this Bond shall be overdue or not, for the purpose or receiving payment of, or on account of, the principal of and interest hereon and for all purposes, and all such payments so made to such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon this Bond to the extent of the sum or sums so paid, and neither the County nor the Bank, as agent for the holder of this Bond, nor the Bond Registrar shall be affected by any notice to the contrary.

Within 60 days after receipt of a written request from the holder hereof (or within such longer period as may be 2 reasonably required for the authorization, issuance and 3 preparation of bonds) the County will take action necessary 4 to cause serial bonds to be duly authorized and issued, to the extent permitted by applicable laws, in order that this 6 Bond may be exchanged for a series of serial bonds. Any serial 7 bonds so authorized and issued shall be substantially in the 8 same form as this Bond, with only such changes in amounts, (1) dates and other details as may be necessary. All such serial 10 11 bonds shall (a) bear interest at the same rate, and (b) be 12 ratably and equally secured by, and entitled to the benefits of, the Ordinance and the security for the repayment of the 13 14 Bond provided for therein. Any expenses incurred by the County in authorizing and issuing any such serial bonds shall 15 16 be paid by the Company.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED that all conditions, acts and things required by the Constitution and laws of the State of Maryland and the Charter of Harford County, Maryland, to exist, to have happened and to have been performed precedent to and in the execution and delivery of this Bond exist, have happened, and have been performed, and that the issuance of this Bond, together with all obligations of the County, does not exceed or violate any constitutional or statutory debt limitations.

IN WITNESS WHEREOF, HARFORD COUNTY, MARYLAND, has caused this Bond to be signed by the manual signature of its County Executive, and has also caused its corporate seal to be hereunto affixed and attested by the manual signatures of its Director of Administration, all as of the day of 1980.

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80-36 AS AMENDED

80-36 AS AMENDED

BOOK 6 MAGE 101

ATTEST:

(SEAL)

Director of Administration

HARFORD COUNTY, MARYLAND

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(A Prepayment Record will be attached to the Bond.)

Section 4. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that in consideration of the purchase and acceptance of the Bonds by those who shall hold the same from time to time, (i) this Ordinance shall be deemed to be and shall constitute a contract between the County and the holder from time to time of the Bonds; and (ii) the assignments described herein and the covenants to be performed by or on behalf of the County shall be for the benefit, protection and security of the holder of the Bonds.

Section 5. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that simultaneously with the issuance and sale of the Bonds, the County, will, pursuant to the terms of the Agreements and the Act, cause the proceeds of sale thereof to be applied to the acquisition of the Industrial Building in accordance with the provisions of the Act, this Ordinance and the Resolutions.

The proceeds of the Bonds shall be advanced as provided in the Agreements, and, in order to insure that such proceeds will be used for the purposes set forth in the Act, the County shall deposit such proceeds with the Trustees-under-the-Deed-of Trust BANK AS TRUSTEE, AS PROVIDED IN THE AGREEMENTS, who will hold, invest and disburse such proceeds as herein and in the Agreements provided.

Section 6. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the County covenants that it will promptly pay the principal of and interest on the Bonds,

80-36 AS AMENDED

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and premium, if any, at the place, on the dates and in the manner provided in this Ordinance and in the Bonds according to their true intent and meaning; provided that the Bonds, together with the interest thereon, shall be the limited obligation of the County payable solely from the monies derived from (a) the Loan Agreement and the sale of any collateral pledged thereunder, (b) the lease assignment and, (c) all other security referred to in this Ordinance, and shall be a valid claim of the holder thereof only against such monies, which monies shall be used for no other purpose than to pay the principal of and interest on the Bonds AND EXPENSES AUTHORIZED BY THE ACT (except as may be otherwise expressly authorized in this Ordinance). Neither the Bonds nor the interest payable thereon shall ever constitute an indebtedness or a charge against the general credit or taxing powers of the County within the meaning of any constitutional or charter provision or statutory limitation and neither shall ever constitute or give rise to any pecuniary liability of the County.

Section 7. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that payment of the Bonds and the interest thereon shall be made to the registered owner thereof by the Bank as agent for the holder of the Bonds. All payments of principal, interest and other charges required by this Ordinance or the Bonds shall be made at the office of the Bank,

(AS TRUSTEE AND AGENT FOR THE HOLDERS OF THE BONDS), The Equitable Trust Company, Baltimore, Maryland, in lawful money of the United States of America, in immediately available funds.

Interest on the Bonds shall be calculated on the basis of a 360-day year factor to be applied to actual days elapsed. If any principal and/or interest payment on the Bonds falls due on a Saturday, Sunday or public holiday at the place of payment thereof, then such date shall be extended to the next succeeding



800K 6 PACE 103

AS AMENDED

full banking day at such place.

When the principal of and interest on the Bonds shall have been fully paid, the Bonds shall forthwith be surrendered to the Bond Registrar for cancellation.

Section 8. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the Bonds shall be registered as to both principal and interest. The Bank AS TRUSTEE shall serve as Bond Registrar, and it shall keep at its principal office, for so long as the Bonds remain outstanding, books for the registration and transfer of the Bonds.

The Bonds shall be transferable only upon the books maintained by the Bond Registrar by the registered owner thereof in person or by his attorney duly authorized in writing, upon surrender thereof together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or his duly authorized attorney.

The County, the Bank as agent for the holder of the Bonds and the Bond Registrar may deem and treat the person in whose name the Bonds shall be registered as the absolute owner of the Bonds, whether the Bonds shall be overdue or not, for the purpose of receiving payment of, or on account of, the principal of and interest on the Bonds and for all other purposes, and all such payments so made to such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon the Bonds to the extent of the sum or sums so paid, and neither the County nor the Bank nor the Bond Registrar shall be affected by any notice to the contrary.

The Bonds shall be in the denomination of Five Thousand Dollars (\$5,000) each or in such other denomination as may be approved in the Resolutions.

Section 9. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL

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OF HARFORD COUNTY, MARYLAND, that the County intends to assist in the financing of the Industrial Building for the Company in an amount not to exceed Seven Hundred Thousand Dollars (\$700,000) as described generally in the Letter of Intent, by authorizing the issuance and sale of the Bonds pursuant to the Act, and by using the proceeds thereof for the purposes described in this Ordinance and in the agreements for financing of the acquisition of an Industrial Building, including the Loan Agreement and other documents as may be approved by Resolutions adopted by the Harford County Council, the Bond to be secured solely as hereinabove provided in this Ordinance. This Ordinance is adopted as a material inducement to the Company to acquire and construct the Industrial Building in Harford County, Maryland.

Section 10. BE IT FURTHER ENACTED BY THE COUNTY COUN-CIL OF HARFORD COUNTY, MARYLAND, that the execution and delivery of the Bonds, the agreements, and all other documents necessary to evidence and secure the Bonds and the Agreements are hereby authorized. The Bonds, and other agreements shall be executed on behalf of the County by the County Executive of the County by his signature, and the corporate seal of the County shall be impressed or otherwise reproduced thereon and attested by the Director of Administration of the County by his manual signature. In case any officer whose signature shall appear on the Bonds or any of the aforesaid documents shall cease to be such officer before the delivery of the Bonds or any of the other documents aforesaid, such signature shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until delivery. County Executive, the Director of Administration and other officials of the County shall do all such acts and things and execute such supporting documents and certificates as may be

800M 6 MME 105

necessary to carry out and comply with the provisions hereof, including, but not limited to, the statement of election required by Section 103(b)(6)(D) of the federal Internal Revenue Code of 1954, as amended. Before the execution and delivery of the Bonds by the County Executive to the Bank as agent for the holder of the Bonds, the County shall have received a certificate signed by an officer of the Bank and the Company and satisfactory to counsel for the County stating that (a) the Bank has purchased the Bond as a commercial investment and not with a view to redistribute the same to the general public, and (b) the Bank has not relied upon the County or its agents for or received from the County or its agents any information concerning the financial condition or other information of the Company or C-Mart, Inc.

Section II. BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, that the provisions of this
Ordinance are severable, and if any provision, sentence, clause,
section or part thereof is held illegal, invalid or unconstitutional or inapplicable to any person or circumstances,
such illegality, invalidity or unconstitutionality, or inapplicability shall not affect or impair any of the remaining
provisions, sentences, clauses, sections, or parts of this
Ordinance or their application to other persons or circumstances. It is hereby declared to be the legislative intent
that this Ordinance would have been passed if such illegal,
invalid or unconstitutional provisions, sentence, clause,
section or part had not been included herein, and if the person
or circumstances to which this Ordinance or any part hereof
are inapplicable had been specifically exempted herefrom.

Section 12. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that the County Council of

Harford County, Maryland, by resolution may change the amount

BOOK STATE 1GS

of Bonds to be sold but not in excess of Seven Hundred Thousand Dollars (\$700,000), PROVIDE FOR the maturity schedule of the Bonds, the interest payable on the Bonds, the date of the Bonds, the dates of payment of interest and principal on the Bonds, provide for prepayment provisions with respect to payment of the Bonds prior to their maturity and provide for the execution of any and all agreements necessary or appropriate to accomplish the issuance and sale of the Bonds, in the manner herein described or in any other manner consistent with Sections 266A to 266I, inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume, 1979 Cumulative Supplement), so long as the County has no pecuniary liability with respect to the payment of principal and interest on the Bonds.

Section 13. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that all expenses of the County, including the expenses of private attorneys employed by the County in connection with the issuance and sale of the Bonds shall be paid by CBC Realty.

Section 14. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that the Industrial

Building and the sale of the Bonds therefor shall not constitute
a capital project within the meaning of the Harford County

Charter or Code.

Section 15. BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, that the Company, shall
pay or make arrangements for the payment of any taxes, assessments or charges which may be lawfully levied, assessed or
charged against the Industrial Building and the land underlying
the Industrial Building, or, in the event such charge may not
be made due to ownership of legal title by the County, the
Company, agrees to make payments to or make arrangements for
the payment to the County of amounts equal to taxes which

the County would otherwise have the right to assess.

Section 16. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that an appropriate

indemnity, defense and hold harmless agreement shall be

executed by the Company, in form and substance satisfactory

to counsel for the County, as provided in the Letter of Intent

prior to the issuance of the Bonds.

Section 17. BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, that the Bonds, when issued,
shall be executed in the name of Harford County, Maryland, by
the facsimile signature of the County Executive of Harford
County, Maryland, and a facsimile of the corporate seal of the
County shall be imprinted on each of the Bonds attested by
the manual signature of the Director of Administration of
Harford County. The facsimiles of said signature and said
seal shall be engraved, printed or lithographed on each of
the Bonds in accordance with, and pursuant to the authority
of Section 13-18, inclusive, of Article 31 of the Annotated Code
of Maryland (1976 Replacement Volume, 1979 Supplement).

Section 18. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that this Ordinance has

no financial impact on Harford County, Maryland, and, therefore,

there is no requirement for a fiscal impact note.

Section 19. BE IT FURTHER ENACTED that this Ordinance is declared to be an emergency measure affecting the public health, safety or welfare, as found and determined in Section 1 of this Ordinance, and shall take effect on the date it becomes law.

EFFECTIVE: July 10, 1980

80-36 AS AMENDED BY THE COUNCIL

Read the third time.
Passed LSD 80-20 (July 8, 1980) (with amendments)
kataa xataa
By order
Angela Marlaceli, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 9th day of July , 19 80
at 3:00 o'clock P.M.
Approved: Approved: Approved: County Executive
Date 7/10/80 BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on July 10, 1980.

agela Marturele, Secretary

EFFECTIVE DATE: July 10, 1980

Rec'd & Recorded aug. 26 1980 at 10:32 A M., HDC Liber 6 Follo 85 & examined per H. Douglas Chiicoat, Clerk, Harford Co.



COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-37 (as amended)

introduced by council President Hardwicke at request of county Executive
Legislative Day No. 80-17 Date June 10, 1980
AN EMERGENCY ACT to repeal Section 0000, heading, Exempt Personnel, and Section 12000, heading, Judicial Series, of the Harford County Classification Plan and Salary Grades, of Ordinance Nos. 79-73 and 80-32, and to enact new sections to stand in lieu thereof, to provide for a new salary grade plan for exempt service personnel in accordance with Section 603 of the Harford County Charter, and further to provide a position and pay plan for judicial personnel in Harford County.
By the Council,
on: July 8, 1980
at: 6:30 p.m.
By Order: Angle Markawski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onJuly 8, 1980
and concluded onJuly 8, 1980
Angele de Jarlancki, Secretary

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 80-37 (as amended)

AS AMENDED

6 AGE 110 BOOK

1 Section 1. Be It Enacted By The County Council Of Harford County, 2 Maryland, that Section 0000, heading, Exempt Personnel, and 3 Section 12000, heading, Judicial Series, of the Harford County 4 Classification Plan and Salary Grades, Ordinance Nos. 79-73 and 80-32, be, and they are hereby repealed and that new Section 0000, 5 heading, Exempt Personnel, and Section 12000, heading, Judicial 6 7 Series, be, and they are hereby enacted to stand in lieu of the 8 sections repealed, all to read as follows: 9

Harford County

Exempt Personnel Plan and Salary Grades

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10		Dischipt I di bonnei I I an and barary	OLUGE	,		
11	0000	Exempt Personnel				
12			Exempt	Service	Grade	
13	0100	County Attorney (Part-Time)		ES-38		
14	0150	Clerk		ES-10		
15	0155	Council Attorney (Part-Time)		ES-35		
16	0200	Director of Administration		ES-42		
17	0215	Director of Civil Defense and Emergency Preparedness (Part-Time)		ES-1		
18		rieparedness (rait-lime)		E2-I		
19	0220	Director of Community Services		ES-34		
20	0225	Director of Inspections, Licneses and Permits		ES-38		
21		and remmits		E3-30		
22	0230	Director of Parks & Recreation		ES-38		
23	0240	Director of Planning		ES-38		
24	0245	Director of Procurement		ES-36		
25	0250	Director of Public Works		ES-49 <u>42</u>		
26	0300	Executive Staff Director		ES-36		
27	0500	Master in Equity		ES-34		
28	0600	Personnel Officer		ES-36		
29	0650	Public Information Officer (Part-Time, Temporary)		ES-10		
30		(rate-time, temporary)		ES-1		
31	0655	Legislative Liaison (Part-Time)		ES-1		

8 0 - 3 7 AS. AMENDED

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1 2	0660 <u>0660</u>	Economic Development Commission Officer ECONOMIC DEVELOPMENT OFFICER	ES-	
3	0700	Secretary	ES-	-24
4	0750	Secretary of the Council	ES-	
5			<u> </u>	33
6	0800	Treasurer	ES-	-42
7	12000	Judicial Series		
8			Minimum Salary	Maximum Salary
9			barary	balary
10	12100	Assistant County Attorney (Part-Time)	10,900	16,900
11	12200	Assistant State's Attorney (Part-Time)	10,900	17,351
12	12250	Assistant State's Attorney (Full-Time)		26,198
13	12300	Assistant to Jury Commissioner		2,000
14	12350	Associate Zoning Hearing Examiner (Part-Time)		14,375
15		(1410 11110)		14,373
16	12400	Court Bailiff	3,900	6,720
17	12401	Court Bailiff (Part-Time)	\$30.00	per day
18	12500	Court Reporter	13,900	22,435
19	12501	Court Reporter (Part-Time)	4,900	4,900
20	12520	Deputy County Attorney (Part-Time)	12,900	18,400
21	12550	Deputy State's Attorney (Part-Time)	12,900	20,029
22	12700	Investigator-Coordinator	8,900	8,900
23	12750	Jury Commissioner	8,900	14,114
24	12800	Law Clerk	9,800	\$11,000 per year
25				per year
26	12801	Law Intern (Part-Time)	\$4.20 pe	r hour
27	12875	People's Counsel	12,900	17,400
28	12900	Secretary (Judicial)	8,900	14,365
29	13000	Zoning Hearing Examiner (Part-Time)	12,000	15,375
30				And distance of the second

80-37

AS AMENDED

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Section 2. And Be It - Further Engeted, that this Act is hereby declared to be an Emergency Act, necessary for the proper operation of the County Government, and shall take effect on the date it becomes law-SECTION 2. AND BE IT FURTHER ENACTED, THAT THE GRADES AND THE PAYMENTS REQUIRED BY THE GRADES OF THE EXEMPT SERVICE PLAN SHALL BE LIMITED TO THE SALARY AMOUNTS APPROPRIATED IN THE ANNUAL BUDGET AND APPROPRIATION ORDINANCE AS ENACTED BY THE COUNTY COUNCIL FOR EACH FISCAL YEAR. SECTION 3. AND BE IT FURTHER ENACTED, THAT THIS ACT IS HEREBY DECLARED TO BE AN EMERGENCY ACT, NECESSARY FOR THE PROPER OPERATION OF THE COUNTY GOVERNMENT, AND SHALL TAKE EFFECT ON THE DATE IT BECOMES LAW. EFFECTIVE: August 14, 1980

BOOK 6 PAGE 113

BY THE COUNCIL

Read the third time.

By order

Angela Markauli, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 13th day of August . 1980 at 3:00 o'clock P.M.



Angle Marlowki , Secretary

BY THE EXECUTIVE

APPROVED:

Date Suggest 14, 198

BY THE COUNCIL

This Bill (No. 80-37 as amended), having been approved by the Executive and returned to the Council, becomes law on August 14, 1980.

EFFECTIVE DATE: August 14, 1980

agela Markauski , Secretary

Rec'd & Recorded Qug 26 1980 at 10:33 A M. HOC Liber & Folio 109 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

	BILL NO. 80-38			
Introduced by Counci	l President Hardwid	cke at request	of County	Executive
Legislative Day No.	80-18	Date	June 17,	1980
to Gen be Pro Fun	provide for the traital projects in the provide that a new eral Capital Fund; transferred from the ject to the new prod, the St. Margaretovation.	ne 1980-1981 Ge project be cre to provide tha ne 1980-1981 Se oject in the 19	neral Capi ated in th t certain nior Citiz 80-1981 Ge	tal Fund; e 1980-1981 appropriation ens' Center neral Capital
By the Co	uncil, June 17	, 1980		
Introduced, read first			c hearing	scheduled
	on: July 15, 19		o nourring .	
	at: 6:30 P.M.			
By O	rder: Angels m	Poslavelo.	,Secr	etary
	PUBLIC HEAF	RING		
	Having been poste	ed and notice o	f time and	place
of hearingand title	of Bill having beer	published acc	ording to	the Charter
a public hearing was	held onJuly	15, 1980		and
concluded on	July 15, 1980		•	
	Angela	Markowe	L NO, 80	
		DIL	L HUI	00

BOOK 6 PAGE 115

1	WHEREAS, the County Executive has recommended that									
2	certain appropriations be transferred between certain capital									
3	projects in the 1980-1981 General Capital Fund and that a new									
4	capital project be created in the 1980-1981 General Capital Fund;									
5	and									
6	WHEREAS, Sections 516 and 521 of the Charter of Harford									
7	County, Maryland, require that such transfers and creations be									
8	authorized by legislative act of the County Council; and									
9	WHEREAS, such a transfer and project creation is									
10	necessary to create a new senior citizens' center; and									
11	WHEREAS, this requirement for a transfer conforms with									
12	Sections 516, 519 and 521 of the Charter of Harford County,									
13	Maryland.									
14	NOW, THEREFORE,									
15	Section 1. Be It Enacted By The County Council Of Harford County,									
16	Maryland, that the 1980-1981 General Capital Fund, be, and it is									
17	hereby amended by making an inter-budget (project) transfer of									
18	appropriations, and that a new project be, and it is hereby added									
19	to the 1980-1981 General Capital Fund, all to read as follows:									
20	Transfer of Appropriation:									
21	From: General Capital Fund									
22	Commission on Aging									
23	Senior Citizens' Center Project									
24	(Year 1, HUD Funds)									
25	Account #71-06-15-00-01-00-XX-XX \$ 21,431.84									
26	Sub-Total Transfer \$ 21,431.84									
27	Senior Citizens' Center Project									
28	(Year 2, HUD Funds)									
29	Account #71-06-15-00-01-01-XX-XX \$ 62,000.00									
30	Sub-Total Transfer \$ 62,000.00									
31										

6 ME 116 BOOK

1	Senior Citizens' Center Project							
2	(1980 Bond Issue)							
3	Account #71-06-15-00-01-02-XX-XX \$324,831.84							
4	Sub-Total Transfer							
5	Total General Capital Fund Transfer \$408,263.68							
6	To: Fiscal Year 1930-81 General Capital Fund							
7	(New Project)							
8	Commission on Aging							
9	St. Margaret's Convent Acquisition and Renovation (Year 1, HUD Funds)							
10	and the second of the second o							
11	Account #71-06-15-00-05-00-XX-XX \$ 21,431.84							
12	Sub-Total Request							
13	St. Margaret's Convent Acquisition and Renovation (Year 2, HUD Funds)							
14								
15	Account #71-06-15-00-05-01-XX-XX \$ 62,000.00							
16	Sub-Total Request \$ 62,000.00							
17	St. Margaret's Convent Acquisition and Renovation (1980 Bond Issue)							
18								
19	Account #71-06-15-00-05-02-XX-XX \$324,831.84							
20	Sub-Total Request							
21	Total General Capital Fund Request \$408,263.68							
22	Section 2. And Be It Further Enacted, that this Act is hereby							
23	declared to be an Emergency Act, necessary for the proper opera-							
24	tion of a County agency, and shall take effect on the date it							
25	becomes law.							
26	EFFECTIVE: July 16, 1980							
27	The Secretary of the Council does hereby							
28	certify that fîfteen (15) copies of this bill are immediately available for distribution to							
29	the public and the press.							

Ragle Markacki

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BOOK 6 PAGE 117

80-38

Date:_	June 10, 1980
Re:	Senior Citizens' Center
	71-06-15-00-01-00-xx-xx

CERTIFICATION OF APPROPRIATION

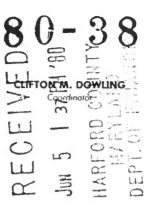
	T]	his wil	1 ce	rtify	tha	t une	enci	umbere	d ap	prop	priati	ons
are	ava	ailable	in	the _		Gene	ral	Capital				Fund
in 1	the	amount	of	\$ 519,8	331.8	4		as	of	6/6,	/80	
	T]	his app	ropi	riation	ıis	to b	e i	funded	bу	the	follo	wing
sour	rce	s:										
HUD	: 3	\$83,431.8	4;	ВС	ND R	ECEIP	rs:	\$324,8	31.8	34		

Treasurer (Acting)
William O. Whiteford

COMMISSION ON AGING

BOOK

6 PAGE 118



May 29, 1980

MEMORANDUM

TO:

County Executive

William O. Whiteford, Acting Treasurer

FROM:

Clifton M. Dowling, Coordinator Commission On Aging Loff on Michael Country

SUBJECT: Senior Citizens Center

At our meeting in your office on 28 May 80 with Rosemary Logan, Richard Herbig, John Scotten, Norma Kershner, Joel Hinojosa and Bual Holbrook, it was concluded that in order to pursue the acquisition of the St. Margaret's Convent property on Hickory Avenue, Bel Air for use as a Senior Citizens Center, it would be necessary to transfer the capital funds from the present Senior Citizens Center Construction Project on Boulton Street in Bel Air to the new project.

The following information is submitted in support of the request for the transfer of capital funds:

The original project budget for the Senior Citizens Center totaled \$631,500. This total represents a total of \$195,000 in HUD block grant funds and \$436,400 in Harford County bond-issue funds. A total of \$111,568.16 of HUD funds has been spent on the project to date. This includes site acquisition, engineering and architectural fees, etc. This leaves a remainder of \$83,431.84 in HUD funds; this added to \$436,400.00 equals \$519,832.84.

According to John Scotten, HUD has given Harford County their permission to use the remaining \$83,431.84 on the new project, but has requested that Harford County reimburse the \$111,568.16 spent to date. It is therefore necessary to request that \$111,568.16 be transferred from the Harford County bond-issue capital funds available for the Senior Citizens Center Project to reimburse HUD. This would leave a total of \$324,831.84 in Harford County bond-issue capital funds available for the St. Margaret's Convent Acquisition Project, plus the remaining \$83,431.84 in HUD funds, for a total of \$408,263.68 available for the new project.

It is therefore requested that \$111,568.16 in Harford County Bond-Issue Capital Project funds be transferred for the purpose of reimbursing HUD. It is further requested that the remaining \$324,831.84 in Harford County funds and remaining \$83,431.84 in HUD funds be transferred to the St. Margaret's Convent project for the aforementioned total of \$408,263.68. \$305,000 of this

80-38

BOOK 6 PAGE 119

SUBJECT: Senior Citizens Center

May 29, 1980

amount is required for the purchase of the St. Margaret's Convent property on Hickory Avenue. The remaining \$103,263.68 is required for renovation of the building to make it suitable for a Senior Citizens Center and Commission On Aging office space.

In addition, Harford County retains ownership of the Boulton Street Property, the disposition of which remains to be determined.

CMD/nkk

Cc: Rosemary Logan, Acting Director of Administration John Scotten, Grants Coordinator David O. Padgett, Jr., Director of Procurement Richard Herbig, Legal Assistant Norma Kershner, Supervisor of Accounting Joel Hinojosa, Management Assistant Bual Holbrook, Administrative Assistant Virginia O'Rourke, Director of Community Services

BOOK 6 PAGE 120

REQUEST FOR TRANSFER OF APPROPRIATION

80-38

In accordance with Sec Transfer of Appropriation i	ction 516 of the Harford County Cl is requested:	harter, the follo	owing
Agency requesting transfer:			
Type of transfer: Within Agency Within Capital Projects	Between Agencies /	Between Capital	Projects/
FROM:		ovar negativeay	
Account Title	Account Number		Amount
Senior Citizens Center	71-06-15-00-01-00-XX-XX 71-06-15-00-01-01-XX-XX 71-06-15-00-01-02-XX-XX	•	21,431.84 62,000.00 324,831.84
		Total From:	408,263.68
<u>T0</u> :	•		
St. Margaret's Convent Acquisi	ition Project		
	71-06-15-00-05-00-XX-XX 71-06-15-00-05-01-XX-XX 71-06-15-00-05-02-XX-XX		21,431.84 62,000.00 324,831.84
Posson for Transford Con-	need a land and a land	Total To:	408,263,68
Reason for Transfer: See	attached memorandum.	The titles and the second seco	
Approvals:		•	
Anency/Head / Date Clifton M. Dowling 6/2/80 Coordinator, COA	William O. Whiteford 6/0/80 Acting Treasurer	County Execution J. Thomas B	Sogan 6/11/80 itive / Date arranger 0 - 38

BY THE COUNCIL

Read the third time.
Passed LSD 80-21 (July 15, 1980) (with xamendments)x
KattadxofxRazzzge
P
By order
Anyla Markarli, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 16th day of July 1980
at 3:00 o'clock P.M.
Angela Marlowk, Secretary BY THE EXECUTIVE
APPROVED:
Date 7/6/80
Jace
BY THE COUNCIL
This Bill, having been approved by the Executive and
returned to the Council, becomes law on July 16, 1980.
angele Markuski, Secretary

EFFECTIVE: July 16, 1980

Rec'd & Recorded Quq. 26 1980 at 10:34 A M. HD C Liber 6 Folio 114 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 80-39

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. __80-39___

Introdu	ced byCouncilman Edward G. Rahll, Jr.
Legisla	tive Day No. 80-18 Date June 17, 1980
	AN ACT to repeal and re-enact, with amendments, Subsection 9.05,
	heading, Lot Area, Width and Yard Requirements, of
	Article 9, heading, "R-2" Urban Residence District, of
	the Harford County Zoning Ordinance, Ordinance Number 6,
	as amended; to delete for community development projects
	and related area requirements from the R-2 zoning
	district.
	•
	By the Council, June 17, 1980
Introdu	uced, read first time, ordered posted and public hearing scheduled
	on: July 15, 1980
	at: 6:30 p.m.
	By Order: Angel Markowski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hear	ring and title of Bill having been published according to the
Charte	r, a public hearing was held onJuly 15, 1980
and con	ncluded on
	angle Marlowski, Secretary
CANDE ANA METON.	
EXPLANATION:	[Brackets] indicate matter deleted from existing law. Underlining indicates language
	added to Bill by amendment. Language lined
	through indicates matter stricken out of Bill by amendment. BILL NO.

Section 1. Be It Enacted By The County Council of Harford County,
Maryland, that Subsection 9.05, heading, Lot Area, Width and Yard
Requirements, of Article 9, heading, "R-2" Urban Residence District,
of the Harford County Zoning Ordinance, Ordinance Number 6, as
amended, be, and is hereby repealed and re-enacted, with
amendments, all to read as follows:
Article 9. "R-2" Urban Residence District.
9.05. LOT AREA, WIDTH AND YARD REQUIREMENTS. The following

9.05. LOT AREA, WIDTH AND YARD REQUIREMENTS. The following minimum requirements shall be observed, subject to the modified requirements in Article 18:

11 12		Lot	Lot	Per	ea Front Yard	Least	Side Yard Widths Sum of Least	De	ear epths
13		Area	Width	Family	Depths	Width	Width	Ya	ard
14	Dwelling	10,000 sq. ft.	70 ft. (1)	10,000 sq. ft.	35 ft.	10 ft.	30 ft.	40	ft.
15		(1)	, - ,	•					
16	Public Utilities	10,000 sq. ft.	70 ft. (1)	10,000 sq. ft.	35 ft.	20 ft.	40 ft.	40	ft.
17		(1)							
18	[Community Development	3 ac. (2)	5,000 sq. ft.						
19	Project		(2)]						
20	Other Principal								
21	Permitted Uses	Same as	specified	in the "	'R-l" Dist	rict.			
22									

(1) Except as required in Section 18.3.

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[(2) Except as required in Section 17.3.]

25 Section 2. Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: October 14, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowski, Secretary

BY THE COUNCIL
Read the third time.
Passed LSD 80-23 (August 12, 1980) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
FAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
By order
Angle Maloculi, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 13th day of August , 1980
at 3:00 o'clock P.M.
angels Markenski , Secretary
BY THE EXECUTIVE
APPROVED:

BY THE COUNCIL

This Bill (No. 80-39), having been approved by the Executive and returned to the Council, becomes law on October 14, 1980.

angela Markenski, Secretary

Rec'd & Recorded Quy. 26 1980 at 10:35 A M. HOC Liber 6 Folio 122 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BUUK 6 FAUE 125

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO
Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 80-18 Date June 17, 1980
AN EMERGENCY ACT to propose an amendment to Article II of the Charter of Harford County, Maryland, entitled, Legislative Branch, by repealing and re-enacting Section 204 thereof, titled, Election of Councilmen; to delete the requirement that each of the members of the Council required to reside in the Councilmanic districts shall be nominated and elected by qualified voters of the Councilmanic districts in which they reside, after such action is permitted by the Constitute of the State; and to further provide for the submission of this amendment to the legally qualified voters of Harford County for their adoption or rejection in accordance with Section 905 of the Charter of Harford County, Maryland.
By the Council, June 17, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: July 15, 1980
at: 6:30 p.m.
By Order: <u>Angele Marlaivele</u> , Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearingand title of Bill having been published according to the Charter
a public hearing was held onJuly 15, 1980 and
concluded onJuly 15, 1980 .
agele Machoweli , Secretary

BILL NO. 80-40

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Article II, Section 204 of the Charter of Harford County, Maryland, titled, Legislative Branch, subtitled, Election of Councilmen, be, and it is hereby repealed and re-enacted with amendments, all to read as follows:

Section 204. Election of Councilmen.

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- [(a)] All Councilmen shall be nominated and elected by the qualified voters of the entire County at the same time as State officers and in the manner provided by law. Six Councilmen, at the time of their election, shall each reside in a different one of six Councilmanic districts of the County. The seventh member of the Council shall be the President of the Council and may reside anywhere in the County.
- [(b) In all Councilmanic elections, after such action is permitted by the Constitution of the State, each of the six members of the Council required to reside in Councilmanic districts shall be nominated and elected by the qualified voters of the Councilmanic district in which he resides.] Section 2. And Be It Further Enacted, that before this Act becomes effective, it shall first be submitted to a Referendum of the legally qualified voters of Harford County in accordance with Section 905 of the Charter of Harford County, Maryland, at the General Election to be held in November of 1980. There shall be printed on the ballots or ballot labels to be used at this election the title of this Act, and underneath the title, onseparate lines, a square or box to the right of and opposite the words, "For _____", and a corresponding square or box to the right of and opposite the words, "Against _____", so that each voter of the County may designate his or her decision for or against the provisions of this Act. If a majority of the votes cast in the election are "For _____", the provisions of this Act shall become effective from and after the thirtieth (30th) day

500% 6 PAUE 127

following the election, but if a majority of the votes cast in the election are "Against ______", the provisions of this Act shall be of no effect and null and void.

Section 3. And Be It Further Enacted, that subject to the provisions of Section 2 herein and for the sole purpose of providing for the Referendum therein required, this Act shall take effect on the date it becomes law.

EFFECTIVE: Subject to the provisions of this Bill,

EFFECTIVE: Subject to the provisions of this Bill, December 5, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Marloweli Segretary

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80 - 40

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BY THE COUNCIL

Read th	e third	time.
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	Read the third time.
	Passed LSD 80-23 (August 12, 1980) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	XIII Wed XII XIII XIII XIII XIII XIII XIII XII
	By order
	agele Markeneli, Secretary
	Sealed with the County Seal and presented to the County Executive
	for his approval this 13th day of August , 1980
	at 3:00 o'clock P.M.
7777	APPROVED: BY THE EXECUTIVE APPROVED: BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on August 14, 1980, for the purpose of providing for Referendum therein required and subject to the provisions of Section 2 and Section 3 of the Bill.

Secretary of the Council

This Act, having been approved by a majority of the voters of Harford County, voting on the amendment (Question A) to the Charter of Harford County, Maryland, in General Election on November 4, 1980, stands effective December 5, 1980.

Rec'd & Recorded 3-4 198/ at 1:00 P- M.

400 Liber 6 Folio 125 & examined per , Harford Co. H. Douglas Chilcoa

800f 6 FAUE 129

COUNTY COUNCIL

OF

HARFOFD COUNTY, MARYLAND

BILL NO. 80-51
Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 80-18 Date June 17, 1980
AN EMERGENCY ACT to propose an amendment to Article V of the Charter of Harford County, Maryland, titled, Budget and Finance, by repealing and re-enacting Section 520 thereof, titled, Limitations on Expenditures, which provides that any contract, lease or other obligation in excess of \$3,000.00 requiring the payment of funds from the appropriations of a later fiscal year shall be authorized by legislative act, and, hence, that contracts of less than \$3,000.00 do not require legislative authorization; and to further provide for the submission of this amendment to the legally qualified voters of Harford County for the adoption or rejection in accordance with Section 905 of the Charter of Harford County, Maryland.
By the Council, June 17, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: July 15, 1980
at: 6:30 p.m.
By Order: Angel Marking, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearingand title of Bill having been published according to the Charter
a public hearing was held onJuly 15, 1980 and
concluded on July 15, 1980
angels Marlanch, Secretary
BILL NO. 80-51

800K 6 PAGE 130

1 Section 1. Be It Enacted By The County Council Of Harford County,

2 Maryland, that Article V, Section 520 of the Charter of Harford

3 County, Maryland, titled, Budget and Finance, subtitled, 4 Limitations on Expenditures, be, and it is hereby repealed and 5 re-enacted with amendments, all to read as follows: 6 Section 520. Limitations on Expenditures. No expenditures of County funds shall be made or authorized 7 in excess of the available unencumbered appropriations therefor. Nothing in this Charter shall prevent the making of contracts 10 providing for the payment of funds at a time beyond the fiscal year in which such contracts are made, provided the nature of 11 such transactions reasonably requires the making of such contracts. Any contract, lease, or other obligation IN EXCESS OF THREE THOUSAND DOLLARS requiring the payment of funds from the appropriations of a later fiscal year shall be authorized by 15 || legislative act. 16 Section 2. And Be It Further Enacted, that before this Act 17 becomes effective, it shall first be submitted to a Referendum of the legally qualified voters of Harford County in accordance 20 with Section 905 of the Charter of Harford County, Maryland, at the General Election to be held in November of 1980. There shall 21 22 be printed on the ballots or ballot labels to be used at this election the title of this Act, and underneath the title, on separate lines, a square or box to the right of and opposite the 24 words, "For ", and a corresponding square or box to the 25 right of and opposite the words, "Against", so that each 26 27 voter of the County may designate his or her decision for or against the provisions of this Act. If a majority of the votes 29 cast in the election are "For ", the provisions of this Act shall become effective from and after the thirtieth (30th) day 30 31 following the election, but if a majority of the votes cast in the election are "Against _____", the provisions of this Act shall be of no effect and null and void.

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Section 3. And Be It Further Enacted, that subject to the provisions of Section 2 herein, and for the sole purpose of providing for the Referendum therein required, this Act shall take effect on the date it becomes law.

EFFECTIVE: Subject to the provisions of this Bill, December 5, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

agle Markagli Secretary

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BY THE COUNCIL

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on August 14, 1980, for the purpose of providing for Referendum therein required and subject to the provisions of Section 2 and Section 3 of the Bill.

Angela Markowski
Secretary of the Council

This Act, having been approved by a majority of the voters of Harford County, voting on the amendment (Question C) to the Charter of Harford County, Maryland, in General Election on November 4, 1980, stands effective December 5, 1980.

Secretary of the Council

Rec'd & Recorded 3-4 1987 at 1:00 M.

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BOOK 6 PAGE 133

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO80-52
Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 80-18 Date June 17, 1980
AN EMERGENCY ACT to propose an amendment to Article V of the Charter of Harford County, Maryland, titled, Budget and Finance, by repealing and re-enacting Section 518 thereof, entitled Emergency Appropriations; to establish procedures for the handling of unanticipated grant allocations; and to further provide for the submission of this amendment to the legally qualified voters of Harford County for their adoption or rejection in accordance with Section 905 of the Charter of Harford County, Maryland.
·
By the Council,June 17, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: July 15, 1980
at:6:30 p.m.
By Order: Angels Mailwork, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearingand title of Bill having been published according to the Charter
a public hearing was held on July 15, 1980 and
concluded onJuly 15, 1980
angela Marluali, Secretary

BILL NO. 80-52

BUUK 6 PAGE 134

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appropriation was made.

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Article V, Section 518 of the Charter of Harford County, Maryland, titled, Budget and Finance, subtitled, Emergency Appropriations, be, and it is hereby repealed and re-enacted with amendments, all to read as follows: Section 518. Emergency Appropriations.

- (a) To meet a public emergency affecting life, health, or property, the Council may, by law, upon the recommendation of the County Executive, make emergency appropriations from contingent funds IN THE BUDGET, from revenue received from anticipated sources but in excess of the budget estimates therefor, or from revenues received from sources not anticipated in the budget for the current fiscal year. To the extent that there may be no available unappropriated revenues to meet such emergency appropriations, the Council may, by law, authorize the issuance of emergency notes which may be renewed from time to time. notes and renewals shall be paid not later than the last day of the fiscal year next succeeding that in which the emergency
- REVENUES FROM GRANT ALLOCATIONS WHICH WERE UNANTICIPATED IN ANY CURRENT FISCAL YEAR MAY BE APPROPRIATED BY LEGISLATIVE ACT OF THE COUNTY COUNCIL UPON REQUEST OF THE COUNTY EXECUTIVE. APPROPRIATION SHALL BE MADE TO THE PROPER GRANT ACCOUNT ESTABLISHED FOR THE REVENUES AND ANY SURPLUS GRANT FUNDS REMAINING AT THE END OF THE FISCAL YEAR SHALL BE CARRIED OVER TO THE FOLLOWING FISCAL YEAR WITHOUT THE NECESSITY OF FURTHER ACTION BY THE COUNTY COUNCIL.
- Section 2. And Be It Further Enacted, that before this Act becomes effective, it shall first be submitted to a Referendum of the legally qualified voters of Harford County in accordance with Section 905 of the Charter of Harford County, Maryland, at 32 the General Election to be held in November of 1980. There shall

BLUN 6 PAGE 135

1	be printed on the ballots of ballot labels to be used at this
2	election the title of this Act, and underneath the title, on
3	separate lines, a square or box to the right of and opposite the
4	words, "For", and a corresponding square or box to the
5	right of and opposite the words, "Against", so that each
-6	voter of the County may designate his or her decision for or
7	against the provisions of this Act. If a majority of the votes
8	cast in the election are "For", the provisions of this Act
9	shall become effective from and after the thirtieth (30th) day
10	following the election, but if a majority of the votes cast in
11	the election are "Against", the provisions of this Act
12	shall be of no effect and null and void.
13	Section 3. And Be It Further Enacted, that subject to the
14	provisions of Section 2 herein, and for the sole purpose of
15	providing for the Referendum therein required, this Act shall
16	take effect on the date it becomes law.
17	EFFECTIVE: Subject to the provisions of this Bill, December 5, 1980
18	

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Augh Marlowli

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BY THE COUNCIL

Read	the	third	time.					
		Passe	d LSD	80-23	(August	12.	1980)	****************

By order

agele Mulaneli, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 13th day of August , 1980 3:00 o'clock P.M.



Angele Marlundi., Secretary

BY THE EXECUTIVE

APPROVED:

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on August 14, 1980, for the purpose of providing for Referendum therein required and subject to the provisions of Section 2 and Section 3 of the Bill.

Secretary of the Council

This Act, having been approved by a majority of the voters of Harford County, voting on the amendment (Question B) to the Charter of Harford County, Maryland, in General Election on November 4, 1980, stands effective December 5, 1980.

Rec'd & Recorded 3-4 19 8/at / Secretary of the Council

Liber 6 Folio / 33 & examined per

Douglas Chilcoat

Harford Co Harford Co.

800K 6 PAGE 137

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO80-55
Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 80-18 Date June 17, 1980
AN EMERGENCY ACT to propose an amendment to Article VII of the Charter of Harford County, Maryland, titled, Planning and Zoning, by repealing and re-enacting Section 706 thereof, titled, Restrictions in Zoning Cases; to provide that no person shall influence or attempt to influence, directly or indirectly, either the Council or one of its hearing examiners in arriving at a decision in a pending zoning matter, except as that person may appear before the Counci or one of its hearing examiners at a public hearing and as a party or as a representative or witness on behalf thereof; and to further provide the penalty for the violation of said Section; and to further provide for the submission of this amendment to the legally qualified voters of Harford County for their adoption or rejection in
By the Council, June 17, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: July 15, 1980
at: 6:30 p.m.
By Order: Angela Markachi, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearingand title of Bill having been published according to the Charter
a public hearing was held on July 15, 1980 and
concluded on July 15, 1980
angelo Markowski , Secretary

BILL NO. 80-55

800% **6** PAGE **138**

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO.____

	·
Introduced by	
Legislative Day No.	
	ce with Section 905 of the Charter of Harford Maryland.
	el 24 .
By the Council	,
	me, ordered posted and public hearing scheduled
on:	
By Order:	,Secretary
	PUBLIC HEARING
Hav	ing been posted and notice of time and place
of hearingand title of Bi	ll having been published according to the Charter
a public hearing was held	on and
concluded on	•
	,Secretary
	BILL NO. 80-55

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Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Article VII, Section 706 of the Charter of Harford County, Maryland, titled, Planning and Zoning, subtitled, Restrictions in Zoning Cases, be, and it is hereby repealed and re-enacted with amendments, all to read as follows:

Section 706. Restrictions in Zoning Cases.

- (a) State and county officials or employees may not appear in a representative capacity on behalf of any private party in any zoning case. NO PERSON SHALL INFLUENCE OR ATTEMPT TO INFLUENCE, DIRECTLY OR INDIRECTLY, EITHER THE COUNCIL OR ONE OF ITS HEARING EXAMINERS IN ARRIVING AT A DECISION IN ANY PENDING ZONING MATTER, EXCEPT AS THAT PERSON MAY APPEAR BEFORE THE COUNCIL OR ONE OF ITS HEARING EXAMINERS AT A PUBLIC HEARING AND AS A PARTY OR AS A REPRESENTATIVE OR WITNESS ON BEHALF THEREOF.
- (b) ANY PERSON WHO INTENTIONALLY VIOLATES ANY OF THE PROVISIONS OF THIS SECTION SHALL, ON CONVICTION, BE IMPRISONED FOR NOT MORE THAN SIX MONTHS, OR BE FINED NOT MORE THAN ONE THOUSAND DOLLARS, OR BOTH. Section 2. And Be It Further Enacted, that before this Act becomes effective, it shall first be submitted to a Referendum of the legally qualified voters of Harford County in accordance with Section 905 of the Charter of Harford County, Maryland, at the General Election to be held in November of 1980. There shall be printed on the ballots or ballot labels to be used at this election the title of this Act, and underneath the title, on separate lines, a square or box to the right of and opposite the words, "For _____", and a corresponding square or box to the right of and opposite the words, "Against _____", so that each voter of the County may designate his or her decision for or against the provisions of this Act. If a majority of the votes cast in the election are "For _____", the provisions of this Act shall become effective from and after the thirtieth (30th) day

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following the election, but if a majority of the votes cast in the election are "Against _____", the provisions of this Act shall be of no effect and null and void. Section 3. And Be It Further Enacted, that subject to the provisions of Section 2 herein, and for the sole purpose of providing for the Referendum therein required, this Act shall take effect on the date it becomes law. Subject to the provisions of this Bill, December 5, 1980 EFFECTIVE:

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

angle Markowski

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800% 6 PAGE 141

BY THE COUNCIL

Read the th	ird time.
P	assed LSD 80-23 (August 12, 1980) (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	ailedxakxRaxage
	By order
	agle Markovski, Secretary
Sealed with	the County Seal and presented to the County Executive
	roval this 13th day of August , 1980
at 3:00	o'clock P.M.
THE STATE OF THE S	Daylor Marlowsh, Secretary BY THE EXECUTIVE

APPROVED:

County Executive Date Jugart 14, 1980

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, becomes law on August 14, 1980, for the purpose of providing for Referendum therein required and subject to the provisions of Section 2 and Section 3 of the Bill.

Angela Markowski Secretary of the Council

This Act, having been approved by a majority of the voters of Harford County, voting on the amendment (Question E) to the Charter of Harford County, Maryland, in General Election on November 4, 1980, stands effective December 5, 1980.

Secretary of the Council

BILL NO. 80-59

800% 6 FAGE 142

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO80-59
Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 80-18 Date June 17, 1980
AN EMERGENCY ACT to propose an amendment to Article VIII of the Charter of Harford County, Maryland, titled, General Provisions, by repealing and re-enacting Section 811 thereof, titled, Definitions and Rules of Construction; to provide for an additional definition which states the term "Zoning Case" shall include zoning reclassification cases and Board of Appeals cases; and to further provide for the submission of this amendment to the legally qualified voters of Harford County for their adoption or rejection in accordance with the provisions of Section 905 of the Charter of Harford County, Maryland.
By the Council,June 17, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: July 15, 1980
at:6:30 p.m.
By Order: Augela Markowski , Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearingand title of Bill having been published according to the Charter
a public hearing was held on July 15, 1980 and
concluded on July 15, 1980
angela Marlows li , Secretary

6 PAGE 143 BUCK

1 Section 1. Be It Enacted By The County Council Of Harford County, 2 Maryland, that Article VIII, Section 811 of the Charter of Harford 3 County, Maryland, titled, General Provisions, subtitled, 4 Definitions and Rules of Construction, be, and it is hereby 5 repealed and re-enacted with amendments, all to read as follows: 6 Section 811. Definitions and Rules of Construction.

As used in this Charter:

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- The word "bill" shall mean any measure introduced in the Council for legislative action.
- (b) When used in connection with any action by the Council, the words, "act," "ordinance," "law," "public local law," and "legislative act" shall be synonymous and shall mean any bill enacted in the manner and form provided in this Charter.
- (c) The word "law" shall be construed as including all acts, public local laws, ordinances, and other legislative acts of the Council, all ordinances and resolutions of the County Commissioners not hereby or hereafter amended or repealed, and all 18 public general laws and public local laws of the General Assembly in effect from time to time after the adoption of this Charter, whenever such construction would be reasonable.
- (d) The words "enact," "enacted," or "enactment", when used in connection with the legislative acts of the Council, shall 23 mean the action by the Council in approving any item of legislative business prior to its submission to the County Executive for his approval or veto.
 - The word "State" shall mean the State of Maryland. (e)
 - The word "person" shall include the words "individual," "corporation," "partnership," and "association" unless such a construction would be unreasonable.
 - The word "officer" shall include the word "Councilman." (g)
- The words "County Executive" shall be construed as 32 meaning the chief executive officer of the County and the elected

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1 Executive Officer mentioned in Section 3, Article XI-A of the 2 Constitution of Maryland.

- (i) Whenever in this Charter the masculine gender is used, it shall be construed to include the feminine gender.
- (j) The word "agency" when used to designate a subordinate element of government shall be construed as including all offices, departments, institutions, boards, commissions, and corporations of the County government, and, when so specified, all offices, departments, institutions, boards, commissions, and corporations which receive or disburse County funds.
- (k) Reference to a span of time when computed in days is not intended to include Saturdays, Sundays, or holidays of the 13 State or Nation. The words "calendar days" are used in those instances where the span of time is intended to include Saturdays, Sundays, and holidays of the State or Nation. Reference to a span of time is not intended to include the day the event occurs, but shall include the last day of a period so computed, unless it 18 is a Saturday, Sunday, or legal Holiday, in which event the period runs until the end of the day which is neither a Saturday, Sunday, or legal holiday.
- THE TERM "ZONING CASE" SHALL INCLUDE ZONING RECLASSIFICA TION CASES AND BOARD OF APPEALS CASES. 23 Section 2. And Be It Further Enacted, that before this Act 24 becomes effective, it shall first be submitted to a Referendum 25 of the legally qualified voters of Harford County in accordance 26 with Section 905 of the Charter of Harford County, Maryland, at 27 the General Election to be held in November of 1980. There shall 28 be printed on the ballots or ballot labels to be used at this 29 election the title of this Act, and underneath the title, on 30 separate lines, a square or box to the right of and opposite the 31 words, "For _____", and a corresponding square or box to the 32 right of and opposite the words, "Against _____", so that each

BOOK 6 PAGE 145 . .

voter of the County may designate his or her decision for or against the provisions of this Act. If a majority of the votes cast in the election are "For _____, the provisions of this Act 3 shall become effective from and after the thirtieth (30th) day following the election, but if a majority of the votes cast in the election are "Against _____", the provisions of this Act shall be of no effect and null and void. 7 Section 3. And Be It Further Enacted, that subject to the 8 provisions of Section 2 herein, and for the sole purpose of 9 providing for the Referendum therein required, this Act shall take effect on the date it becomes law. 11 Subject to the provisions of this Bill, EFFECTIVE: 12 December 5, 1980

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The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

angle Marketi

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6 PAGE 148

BY THE COUNCIL

Read the third time.
Passed LSD 80-23 (August 12, 1980) xxxxxxxxxxxxxxxxx
xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
By order
agli Marlocki, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 13th day of August , 1980
at 3:00 o'clock P.M.
anyla Marloweli, Secretary
BY THE EXECUTIVE
APPROVED:
Date August 16, 1988
BY THE COUNCIL
JI IND COOKCID
This Bill, having been approved by the Executive and returned to the Council, becomes law on August 14, 1980, for the purpose of providing for Referendum therein required and subject to the provisions of Section 2 and Section 3 of the Bill.
Angeld Markowski Secretary of the Council
This Act hasing to

This Act, having been approved by a majority of the votes of Harford County, voting on the amendment (Question G) to the Charter of Harford County, Maryland, in General Election on November 4, 1980, stands effective December 5, 1980.

Secretary of the Council

Rec'd & Recorded 3-4 198 at 1:00 P. M. H. Ciber 6 Folio 142 & examined per H. Douglas (https://doi.org/10.1001). Clerk, Harford Co.

BILL NO. 80-60

AS AMENDED

5 FACE 147

COUNTY COUNCIL

OF

. HARFORD COUNTY, MARYLAND

BILL NO. 80-60 (AS AMENDED)

	Introdu	uced h	оу Со	uncil	Presiden	t Hardwicke		
	Legisla	ative	Day No	. 80	-19	Date	July 1, 1	980
***	AN EME	RGENC	o A S P C a A P T a P P t	f Harfomendmenderter pprova PPROVA ROVIDE ieu of mendmendmenderter the subtatifi	ord Count nt of Cha 905 ther for clar Amendment; and to ETA THE the Count nts to the ed in the o the ele mission of	ry, Maryland, arter, by represent titled, cification of the becoming provide for DVIDE FOR NEW PRESIDENT OF the Charter in ection; and tof this amend	titled, E ealing and Charter A the time adopted af the Count THE COUNT to publis at least five succe ofurther ment to th County for	re-enacting mendment; to schedule for ter voter's y Council in OCEDURES; TO Y COUNCIL IN h proposed two newspapers ssive weeks provide for e legally their adoption
								County, Maryland.
				•	Ē,	ec e		
							7 1, 1980	, entre
					e Counci			
	Introd	uced,	read	first			d and publi	c hearing scheduled
				on:		t 5, 1980		
				at:		0 P.M.	<u></u>	
			By Or	der:	-agel	a Marko	reli_	_, Secretary
					PUB	LIC HEARING		
				Havin	g been p	osted and not	cice of tim	e and place
	of hea	ring	and tit	le of	Bill hav	ing been publ	lished acco	rding to the
	Charte	r, a	public	hearin	g was he	ld on Augu	ust 5, 1980)
	and co	nclud	ed on	Αυ	igust 5,	1980	•	
					angel	a marke	reli	, Secretary
EXPLA	NATION:	[Brac exist: added through	kets] ing law. to Bil	indicate <u>Underl</u> l by am	matter inding indinendment.	TO EXISTING LAW deleted from cates language Language lined en out of Bill	n E	80-60

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Section 1. Be it Enacted By The County Council of Harford

County, Maryland, that Article IX, Section 905 of the Charter of

Harford County, Maryland, titled, Effect and Amendment of Charter,

subtitled, Charter Amendment, be, and it is hereby repealed and

re-enacted, with amendments, all to read as follows:

Section 905. Charter Amendment.

Amendments to this Charter may be proposed by legislative act of the Council. Amendments may also be proposed by petition filed with the County Executive PRESIDENT OF THE COUNTY COUNCIL and signed by not less than twenty per cent of the registered voters of the County, or 10,000 of such registered voters in case twenty per cent of the number of registered voters is greater than 10,000. When so proposed, whether by legislative act of the Council or by petition, the question shall be submitted to the voters of the County at the next general or Congressional election occurring after the passage of said act or the filing of said petition. If at said election the majority of votes cast on the question shall be in favor of the proposed amendment, the amendment shall stand adopted from and after the thirtieth CALENDAR day following said election. Any amendments to this Charter, proposed in the manner aforesaid, shall be published by the PRESIDENT OF THE County [Executive] COUNCIL in at least two newspapers published in the County for five successive weeks prior to the election at which the question shall be considered by the voters of the County. Section 2. And Be It Further Enacted, that before this Act becomes effective, it shall first be submitted to a Referendum of the legally qualified voters of Harford County in accordance with Section 905 of the Charter of Harford County, Maryland, at the General Election to be held in November of 1980. There shall be printed on the ballots or ballot labels to be used at this

election the title of this Act, and underneath the title, on

80-60 AS AMENDED

AS AMENDED

6 FACE 149 BUUK

1	separate lines, a square or box to the right of and opposite the
2	words, "For", and a corresponding square or box to the right
3	of and opposite the words, "Against", so that each voter of
4	the County may designate his or her decision for or against the
5	provisions of this Act. If a majority of the votes cast in the
6	election are "For", the provisions of this Act shall become
.7	effective from and after the thirtieth (30th) day following the
8	election, but if a majority of the votes cast in the election are
9	"Against", the provisions of this Act shall be of no effect
10	and null and void.
11	Section 3. And Be It Further Enacted, that subject to the
12	provisions of Section 2 herein, and for the sole purpose of
13	providing for the Referendum therein required, this Act shall
14	take effect on the date it becomes law.
15	EFFECTIVE: Subject to the provisions of this Bill,
16	December 5, 1980
17	
18	

80-60 AS AMENDED

6 PAGE 150

BY THE COUNCIL

Read the third time.
Passed 80-23 (August 12, 1980) (with amendments)
EMAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
By order
angle Maskewli , Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 13th day of August , 19 80
at 3:00 o'clock P.M.
Angela Marlanda, Secretary BY THE EXECUTIVE
APPROVED: Journal Devanger Jounty Executive Date Jugust 14, 1980
BY THE COUNCIL
This Bill, having been approved by the Executive and returned to the Council, becomes law on August 14, 1980, for the purpose of providing for Referendum therein required and subject to the provisions of Section 2 and Section 3 of the Bill.

ula Markovski Markowski

Secretary of the Council

This Act, having been approved by a majority of the votes of Harford County, voting on the amendment (Question H) to the Charter of Harford County, Maryland, in General Election on November 4, 1980, stands effective December 5, 1980.

Rec'd & Recorded 3-4 198/ at 1:00 P. M. 44 Giber 6 Folio/47 & examined per k, Harford Co. H. Douglas Chilco

800° 6 PAGE 151

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-61 (AS AMENDED)

Introd	duced byCouncilman Lehman W. Spry
Legis	lative Day No. 80-19 Date July 1, 1980
AN	ACT to amend Section 11-38, heading, Tax Credit for Aged
	and Handicapped Persons, and Other Tax Credits of
	Article II, heading, Real Property Tax Credits, of
	Chapter 11, heading, Finance and Taxation, of the
	Harford County Code, as amended; to provide for real
	property tax credits against County taxes for real
and the second s	property owned by the Trustees of Ladew Topiary
	Gardens, Fne-7 located on Jarrettsville Pike in
	Harford County, Maryland, for acreage in excess of
	the exemption allowed under Article 81, Section 9(e)
	of the Annotated Code of Maryland.
	By the Council, July 1, 1980
Intro	duced, read first time, ordered posted and public hearing scheduled
	on: August 5, 1980
	at: 7:30 P.M.
	By Order: Angels Markevel, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hea	aring and title of Bill having been published according to the
Charte	er, a public hearing was held onAugust 5, 1980
and co	oncluded on August 5, 1980 .
	angle Warkwork, Secretary
EXPLANATION:	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. BILL NO. AS AMENDED:

BUGA 6 FACE 152

Section. 1. Be It Enacted By The County Council of Harford

County, Maryland, that Section 11-38, heading, Tax Credit for

Aged and Handicapped Persons, and Other Tax Credits, of Article

II, heading, Real Property Tax Credits, of Chapter 11, heading,

Finance and Taxation, of the Harford County Code, as amended, be,

and is hereby amended, all to read as follows:

Chapter 11. Finance and Taxation.

Article II. Real Property Tax Credits.

Section 11-38. Real Property Tax Credit for Aged and Handicapped Persons, and Other Tax Credits.

- (a) Harford County's tax credit for aged and handicapped persons is repealed pursuant to the provisions of Article 81 12F-1 and Article 81 12F-2 of the Annotated Code of Maryland (1957 Edition, as amended).
- (b) In accordance with the provisions of Article 81, [Section 9] of the Annotated Code of Maryland (1957 Edition, as amended), Harford County, Maryland, hereby establishes the following real property tax credits for Harford County taxes only:
 - (1) One hundred percent (100%) exemption for:
- (A) Real property owned by community associations and used for public parks, playgrounds or picnic areas:
 As used in this Subsection, community association means any incorporated association whose membership is limited to voluntary subscriptions by residents of the community or development and which has no power either by law, covenant or any other means to assess fees against residents or property owners based on property values or ownership. Applications by community associations shall be filed before October 1 of the taxable year for which the tax credit is sought.
- (B) Silos used for processing or storage of animal feed incidental to the operation of the farm on which the

80-61 AS AMENDED

AS AMENDED

BOOK 6 PAGE 153

.6

silo is located: Applications for a tax credit for silos shall be filed on or before October 1 of the taxable year for which the tax credit is sought.

- (C) For the Children's Fresh Air Society of Maryland, Inc., but only for acreage in excess of the exemption allowed by State law.
- (D) Real property owned by the North Harford Game and Fish Association, Inc., located on Wheeler School Road, and which is solely used for the purposes of the Association.
- (E) REAL PROPERTY OWNED BY THE TRUSTEES OF
 LADEW TOPIARY GARDENS, INC., LOCATED ON JARRETTSVILLE PIKE, AND
 WHICH IS USED SOLELY FOR THE PURPOSES OF THE CORPORATION LADEW
 TOPIARY GARDENS, BUT ONLY FOR ACREAGE IN EXCESS OF THE EXEMPTION
 ALLOWED UNDER ARTICLE 81, SECTION 9 (e) OF THE ANNOTATED CODE OF
 MARYLAND.
- shall be filed annually with the Director of Administration of the County. Such applications shall be submitted to the Director of Administration only on forms periodically prepared and furnished by him upon request. No application shall be received and accepted which is submitted to the Director of Administration on any other form other than the one prepared by the Director of Administration. Each application shall be made under oath and shall contain a declaration preceding the signature of the applicant to the effect that it is made under the penalties of perjury provided by Section 5 of Article 81 of the Annotated Code of Maryland (1957 Edition, as amended).
- (d) It shall be the duty of the Director of Administration or his designated agent to approve or disapprove the application, and he shall notify the applicant at the address set forth in the application.

800% 6 PAGE 154

(e) The additional tax credits provided by this Section				
shall be granted to the taxpayer for the fiscal year in which the				
taxpayer becomes eligible for said tax credits. No refunds will				
be granted on tax bills previously paid for any taxable year for				
which a credit may be applied for.				
Section 2. Be It Further Enacted, that this Act shall take				
effect sixty (60) calendar days from the date it becomes law.				
FFFFCTIVE. November 3 1980				

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6 PAGE 155 BOOK

BY THE COUNCIL

kead the third time.		
Passed LSD 8	30-24 (September 2, 1980)(with	amendmenus)
APROXICE XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
. 1	By order	
-	agela Martaveli.	Secretary
	Seal and presented to the Cour	
for his approval this	3rd day of September	, 19 80
at 3:00 o'clock		n out a sudget
Part I	Angele Maslauch,	Secretary
APPROVED:	Mirra Borrance	
D.	ate Splinfur 3, 1980	
	14	

BY THE COUNCIL

This Bill, (No. 80-61 as amended), having been approved by the Executive and returned to the Council, becomes law on September 3, 1980.

Angele Markacaski.

Rec'd & Recorded 3-4 198/ at 1:00. M.

HUCLiber 6 Folio 15 / & examined per
H. Douglas Children Classic H. Douglas Chilcoat, Clerk, Harford Co.

80-61

AS AMENDED

BOOK 6 PACE 156

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-64 (as amended)

Introduced by	Council President Hardwicke at request of County Executive
Legislative Day	No. 80-20 Date July 8, 1980
AN EMERGENCY AC	T to repeal Harford County Ordinance No. 79-23, heading,
	Harford County Classification Plan and Salary Grades, and
·	to repeal the classified positions established in Harford
	County Ordinance No. 79-73, and to enact in lieu thereof
	a new position plan and salary grades for classified
	employees in Harford County, heading, Harford County .
	Classification Plan and Salary Grades (1980); to provide
	for the establishment of salary grades and employment
	positions for Harford County classified employees; and
	to further provide that this Act shall not be codified.
•	
	By the Council,July 8, 1980
Introduced, r	ead first time, ordered posted and public hearing scheduled
	on: August 12, 1980
•	at: 7:00 p.m.
E	by Order: Orgla Marlanski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hearing and	title of Bill having been published according to the
Charter, a pub	olic hearing was held onAugust 12, 1980
and concluded	on August 12, 1980
	angle Markeveli., Secretary
[Bracket existing	INDICATE MATTER ADDED TO EXISTING LAW. s] indicate matter deleted from law. Underlining indicates language b Bill by amendment. Language lined

through indicates matter stricken out of Bill by amendment.

BILL NO. 80-64

BOOK 6 PACE 157

1	Section	1. Be It Ena	cted By The County Council Of Ha	rford County,
2	Marylan	, that Harfor	d County Ordinance No. 79-23, he	ading,
3	Harford	County Classi	fication Plan and Salary Grades,	and the
4	classif	ed positions	established in Harford County Or	dinance
5	No. 79-	3, be, and th	ey are hereby repealed, and that	the new
6	Harford	County Classi	fication Plan and Salary Grades	(1980), be,
7	and it	s hereby enac	ted to stand in lieu of the repe	aled
8	ordinan	e, the new pl	an to be uncodified, all to read	as follows:
9			HARFORD COUNTY	
10			CLASSIFICATION PLAN	
. 11		C. de		0-1
12	code co	ue		Grade
13	1000	GENERAL .	ADMINISTRATION	
14	1010 88	10 Administ	rative Assistant I	S-06
15	1011 88	10 Adminîst	ratîve Assistant II	S-08
16	1012 88	10 Administ	rative Assistant III	S-09
17	1080 9	02 Bus Drive	er ,	S-02
18	1130 88	10 Coordina	tor, Commission for Women	S-10
19	1140 88	10 Coordina	tor, Commission on Aging	S-10
20	1150 88	lo Crisis I	ntervention Worker	S-02
21	1175 88	lo Assistan	t County Attorney	S-16
22	1200 88	10 Deputy Co	ounty Attorney	S-17
23	1210 88	10 Deputy D	irector Civil Defense	S-09
24	1225 88	10 Dispatche	er (D.P.W.)	S-05
25	1270 88	10 Equal Opp	portunity Officer	S-06
26	1280 88	lO Grants Co	pordinator	S-12
27	1410 88	lO Grants S _l	pecialist I	S-06
28	1411 88	lo Grants Sp	pecialist II	S-08
29	1430 88	10 Human Re	lations Coordinator	S-10
30	1500 88	lO Legal Ass	sistant	S-09
31	1520 88	l0 Legislati	ive Drafter	S-11
32	1525 88	Lo Legislati	ive Research Assistant	S-06
1				

80-64

AS AMENDED

BOOK 6 PAGE 158

1	Code	Code		Grade
2				
3	1610	8810	Management Analyst	S-12
4	1611	8810	Management Assistant I	S-08
5	1612	8810	Management Assistant II	s-10
6	1613	8810	Management Assistant III	S-12
7	1640	9102	Motor Coach Driver	S-04
8	1655	8810	Nutrition Site Manager	S-01
9	1680	9410	Ombudsman	S-12
10	1700	8835	Outreach Worker	S-04
11	1744	8810	Personnel Analyst	S-10
12	1745	8810	Personnel Assistant	s-07
13	1746	8810	Personnel Clerk I	S-03
14	1747	8810	Personnel Clerk II	s-05
15	1748	8810	Personnel Clerk III	S-06
16	1749	8810	Personnel Specialist	S-08
17	1830	8810	Supervisor Nutrition Project	S-06
18	1845	8810	Switchboard Operator	S-02
19	2000		BUILDING MAINTENANCE	
20	2001	9015	Building Maintenance Man	S-04
21	2005	9015	Building Maintenance Mechanic I	S-05
22	2006	9015	Building Maintenance Mechanic II	S-07
23	2007	9015	Building Maintenance Mechanic III	S-09
24	2015	9410	Building Supervisor	S-10
25	2020	9410	Chief Custodian	S-05
26	2025	9015	Custodian	S-01
27	2050	9410	Superintendent of Buildings and Grounds	S-12
28	3000		CLERICAL	
29	3010	8810	Clerk Stenographer I	S-03
30	3011	8810	Clerk Stenographer II	S-04
31	3020	8810	Clerk Typist I	S-02
32	3021	8810	Clerk Typist II	S-03

80-64

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BUOK 6 FACE 159

1 2	Code	W.C. Code		Grade
3	3030	8810	Graphics Clerk	S-04
4	3032	8810	Mail Room Clerk/Messenger	S-02
5	3035	8810	Office Aide	S-01
6	3045	8810	Secretary I	S-04
.7	3046	8810	Secretary II	S-05
8	4000		ENGINEERING	
9	4150	9410	Chief Bureau of Construction and Inspection	S-14
11	4160	8601	Chief Bureau of Engineering Services	S-14
12	4180	8601	Chief Bureau of Special Projects	S-14
13	4200	9410	Chief Construction Inspector	s-11
14	4210	5606	Chief Division of Engineering	S-16
15	4220	9410	Chief Division of Highways	S-14
16	4230	9410	Chief Division of Solid Waste Management	S-14
17	4240	9410	Chief Division of Water and Sewers	S-14
18	4250	9410	Chief Operation and Maintenance	s-12
19	4260	.8601	Civil Engineer I	s-10
20	4261	8601	Civil Engineer II	S-12
21	4262	8601	Civil Engineer III	S-14
22	4300	9410	Construction Inspector I	S-05
23	4301	9410	Construction Inspector II	S-07
24	4302	9410	Construction Inspector III	S-09
25	4375	8810	Draftsman I	S-04
26	4376	8810	Draftsman II	S-05
27	4377	8810	Draftsman III	S-07
28	4450	8810	Engineering Aide I	S-03
29	4451	8810	Engineering Aide II	S-05
30	4452	8810	Engineering Aide III	S-07
31	4453	8810	Engineering Aide IV	S-09
32	4770	9410	Rights-of-Way Agent I	S-06

80-64

AS AMENDED

80-64

AS AMENDED

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1	Code	W.C. Code		Grade
3	4771	9410	Rights-of-Way Agent II	S-09
4	4772	9410	Rights-of-Way Agent III	s-11
5	4885	8601	Traffic Engineer	S-12
6	5000		FINANCE	
7	5001	8810	Account Clerk I	S-03
8	5002	8810	Account Clerk II	S-05
9	5003	8810	Account Clerk III	S-07
10	5150	8810	Budget Analyst	S-12
11	5210	8810	Buyer I	S-08
12	5211	8810	Buyer II	s-10
13	5337	8810	Chief of Accounting Operations	S- 1 3 <u>14</u>
14	5350	8810	Computer Operator I	S-06
15	5351	8810	Computer Operator II	S-09
16	5360	8810	Computer Operator Trainee	S-05
17	5365	8810	Comptroller	S-14
18	5380	8810	Data Entry Operator I	S-02
19	5381	8810	Data Entry Operator II	S-03
20	5385	8810	Data Entry Leader	S-04
21	5395	8810	Data Processing Control Clerk	S-04
22	5420	8810	Data Processing Supervisor	S-13
23	5435	8810	Deputy Comptroller	S-12
24	5460	8810	Deputy Treasurer	s-15
25	5630	8810	Internal Auditor I	s-10
26	5631	8810	Internal Auditor II	S-12
27	5870	8810	Programmer I	S-07
28	5871	8810	Programmer II	S-09
29	5872	8810	Programmer III	S-11
30	5875	8810	Program Analyst	S-10
31	5926	8810	Supervisor of General Operations	S-12
32	Company of the Compan			

80-64 AS AMENDED

BUOK 6 PAGE 161

1 2	Code	W.C. Code		Grade
3	5935	8810	Supervisor of Water and Sewer Accounting Operations	S-12
5	6000		PARKS AND RECREATION	
6	6050	8810	Activity Coordinator	S-11
7	6100	9410	Chief of Parks and Facilities	S-14
8	6150	9410	Chief of Recreation	S-14
9	6250	9102	Community Director	S-08
10	6260	9102	Community Leader	S-06
11	6370	9410	District Supervisor	S-10
12	6620	9410	Park Naturalist	S-08
13	6650	7720	Park Security Worker	S-05
14	6720	8810	Program Coordinator for the	
15			Handicapped	S-08
16	6810	9102	Supervisor of Maintenance	S-10
17	7000		PLANNING AND ZONING	
18	7020	8810	Planner I	S-10
19	7021	8810	Planner II	S-12
20	7022	8810	Planner III	S-14
21	7030	8810	Planning Assistant I	S-08
22	7031	8810	Planning Assistant II	S-09
23	7060	8810	Urban Design Specialist	S-14
24	7070	9410	Zoning Administrator	S-13
25	7080	9410	Zoning Inspector I	S-07
26	7081	9410	Zoning Inspector II	S-09
27	8000		PUBLIC SAFETY	
28	8001	0034	Animal Control Warden I	S-04
29	8002	0034	Animal Control Warden II	S-05
30	8003	0034	Animal Control Warden III	S-06
31	8005	7704	Assistant Chief (Central Alarm)	S-08
32	8010	8810	Central Records Administrator I	L-15

80-64 AS AMENDED

80-64 AS AMENDED

BOOK 6 PAGE 162

1		W.C.	•	
2	Code	Code		Grade
3	8011	8810	Central Records Administrator II	L-18
4	8015	8810	Central Records Clerk	L-07
5	8020	0034	Chief Animal Control Warden	S-07
6	8025	8810	Chief Deputy Sheriff	L-24
7	8030	8810	Chief Emergency Equipment Dispatcher	S-09
8	8040	8810	Clerk Dispatcher I	L-07
9	8041	8810	Clerk Dispatcher II	L-08
10	8150	7720	Cook	L-04
11	8161	7720	Correctional Officer I	L-07
12	8162	7720	Correctional Officer II	L-08
13	8163	7720	Correctional Officer III	L-10
14	8164	7720	Correctional Officer IV	L-13
15	8165	7720	Correctional Officer V	L-17
16	8166	7720	Correctional Officer VI	L-22
17	8167	7720	Correctional Officer VII	L-23
18	8270	7720	Deputy Sheriff I	L-08
19	8271	7720	Deputy Sheriff II	L-10
20	8272	7720	Deputy Sheriff III	L-15
21	8273	7720	Deputy Sheriff - Nurse	L-11
22	8274	7720	Deputy Sheriff IV	L-18
23	8275	7720	Deputy Sheriff V	L-20
24	8276	7720	Deputy Sheriff VI	L-22
25	8277	7720	Deputy Sheriff VII	L-23
26	8380	8810	Emergency Equipment Dispatcher I	S-06
27	8381	8810	Emergency Equipment Dispatcher II	s-07
28	8382	8810	Emergency Equipment Dispatcher III	S-08
29	8490	7720	Maintenance Supervisor I	L-10
30	8491	7720	Maintenance Supervisor II	L-13
31	8595	7720	Secretary I	L-04
32	8596	7720	Secretary II	T. - 0.7

80-64 AS AMENDED

BOOK 6 FACE 163

1	Code	W.C. Code		Grade
3	8600	7720	Security Guard	L-07
4	8635	7720	Steward I	L-10
5	8636	7720	Steward II	L-13
6	9000		LABOR AND TRADES	
7	9003	5507	Assistant Foreman	H-09
8	9005	9552	Assistant Sign Fabricator	S-04
9	9006	5507	Assistant Storekeeper	H-01
10	9010	9410	Automotive Equipment Supervisor	s-10
11	9020	8391	Automotive Mechanic I	H-09
12	9021	8391	Automotive Mechanic II	H-11
13	9025	8391	Automotive Mechanic Helper	H-06
14	9030	5507	Chauffeur - Laborer (Hwys.)	H-05
15	9032	9102	Chauffeur - Laborer (P & R)	H-05
16	9033	6306	Chauffeur - Laborer (W & S)	H-05
17	9040	6217	Equipment Operator I	H-06
18	9041	6217	Equipment Operator II	H-08
19	9042	6217	Equipment Operator III	H-11
20	9045	5506	Flag Person .	H-01
21	9050	9410	Foreman	H-12
22	9054	7580	Laboratory Technician	S-08
23	9055	5507	Laborer (Hwys.)	H-02
24	9058	9102	Laborer (P & R)	H-02
25	9060	6306	Laborer (W & S)	H-02
26	9061	9410	Landfill Checker	S-01
27	9062	8391	Lubrication Person	H-08
28	9063	9120	Maintenance Person	H-06
29	9064	9102	Maintenance Person (P & R)	H-06
30	9066	7502	Meter Mechanic	H-06
31	9068	7580	Plant Operator Trainee	S-05
32	9070	7520	Pumping Station Mechanic	S-08

80-64 AS AMENDED

BOOK 6 PACE 164

1	Code	W.C. Code		Grade
3	9072	7580	Senior Waste Water Plant Operator	S-08
4	9073	7580	Senior Water Plant Operator	S-08
5	9078	7552	Sign Fabricator	s-07
6	9080	5507	Storekeeper	H-08
7	9082	6306	Storekeeper/Maintenance Mechanic (W & S)	H-10
8	0005	0010		
9	9085	8810	Superintendent (Hwys W & S)	s-11
10	9086	9410	Superintendent Highway Construction and Drainage	S-13
12	9090	7580	Superintendent Plant Operations	S-11
13	9095	9410	Supervisor Maintenance (Hwy W & S)	s-10
14	9096	7520	Supervisor Operations (W & S)	S-09
15	9097	8391	Tire Person	H-03
16	9098	5507	Tractor Trailer Operator	H-07
17	9099	8391	Trades Helper	H-02
18	9100	5506	Utility Person	H-10
19	9150	7520	Waste Water Plant Operator	s-07
20	9200	5507	Watchman	H-01
21	9250	7520	Water Plant Operator	s-07
22	10000		INSPECTIONS .	
23	10010	9410	Building Inspector I	S-08
24	10011	9410	Building Inspector II	S-09
25	10012	9410	Building Inspector III	s-11
26	10020	9410	Chief Building Inspector	s-13.
27	10025	9410	Chief Electrical Inspector	s-13
28	10045	8810	Chief Permits Clerk	S-09
29	10050	9410	Chief Plumbing Inspector	S-13
30	10055	9410	Electrical Inspector I	S-08
31	10056	9410	Electrical Inspector II	S-09
32	10057	9410	Electrical Inspector III	S-11

BUUK 6 PAGE 165

2	Code	Code		Grade
3	10065	8810	Permits Clerk	S-07
4	10069	8810	Plans Reviewer	S-08
5	10070	9410	Plumbing Inspector I	S-08
.6	10071	9410	Plumbing Inspector II	S-09
7	10072	9410	Plumbing Inspector III	S-11
8	10650	9410	Safety Officer, Division of Safety	S-13
9	10700	8742	Sediment Control Inspector	S-08
10	Section	on 2.	And Be It Further Enacted, that this Act is	s hereby
11	declar	red to 1	be an Emergency Act, necessary for the prop	per
12	operat	cion of	the County Government, and it shall become	e law on
13	the da	ate it :	is signed by the County Executive.	
14	EFFECTI	VE: S	eptember 15, 1980	
15				

BOOK 6 PAGE 166

BY THE COUNCIL

read	tne	tnird	time	e.					
		Passe	ed_ 1	LSD	80-25	(September	9,	1980) (with	amondmont a)

ENTINGNEE AND THE COMMENCE OF THE COMMENT OF THE COMMEN

By order

agel Markali, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 10th day of September , 19 80 at 3:00 o'clock P.M.



angele Markenski, Secretary

BY THE EXECUTIVE

APPROVED:

gunty Executive

Date

BY THE COUNCIL

This Bill (No. 80-64 as amended), having been approved by the Executive and returned to the Council, becomes law on September 15, 1980.

Angele Markwork: , Secretary

Rec'd & Recorded 3-4 1981 at 1:00 P.

**Rec'd & Recorded Folio & examined per

H. Douglas Chilcoat, Clerk, Harford Co.

6 PAGE 167 BOOK

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-65

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 80-20 Date July 8, 1980
AN EMERGENCY ACT to make an appropriation of grant funds to the Department
of Planning and Zoning from unanticipated revenues
received from the Maryland Department of Natural Resources;
to provide funds to supplement the budget of the Harford
County Coastal Zone Management Program to expand its
activities.
Pro the Council July 8 1980
By the Council, July 8, 1980
Introduced, read first time, ordered posted and public hearing scheduled
Introduced, read first time, ordered posted and public hearing scheduled on: August 12, 1980
Introduced, read first time, ordered posted and public hearing scheduled on: August 12, 1980 at: 7:00 P.M.
Introduced, read first time, ordered posted and public hearing scheduled on: August 12, 1980
Introduced, read first time, ordered posted and public hearing scheduled on: August 12, 1980 at: 7:00 P.M.
Introduced, read first time, ordered posted and public hearing scheduled on: August 12, 1980 at: 7:00 P.M. By Order: Angula Markovski, Secretary
Introduced, read first time, ordered posted and public hearing scheduled on: August 12, 1980 at: 7:00 P.M. By Order: August Markowski, Secretary PUBLIC HEARING
Introduced, read first time, ordered posted and public hearing scheduled on: August 12, 1980 at: 7:00 P.M. By Order: August Markowski, Secretary PUBLIC HEARING Having been posted and notice of time and place
Introduced, read first time, ordered posted and public hearing scheduled on: August 12, 1980 at: 7:00 P.M. By Order: August 12 August
Introduced, read first time, ordered posted and public hearing scheduled on:August 12, 1980 at:7:00 P.M. By Order:August

EXPL

existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 80-65

800K 6 FALE 168

WHEREAS, the County Executive has recommended an 1 emergency appropriation of unanticipated grant revenues to the 2 county budget for the fiscal year ending June 30, 1981, and 3 continuing thereafter in accordance with the terms of the grant; and 5 WHEREAS, the funds are part of the Maryland Department 6 of Natural Resources grant; and 7 WHEREAS, the funds shall be used to expand the activities 8 9 of the Harford County Coastal Zone Management Program; and WHEREAS, the appropriation of the funds is in accordance 10 with the provisions of Section 518 of the Charter of Harford 11 County, Maryland. 12 NOW, THEREFORE, 13 Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year 15 ending June 30, 1981, be, and it is hereby amended by making an 16 emergency appropriation and expenditure from monies received from 17 the State of Maryland in the below listed amounts for the purpose 18 detailed: 19 Appropriation: 20 Grants Special Fund 21 Dept. of Planning & Zoning 22 23 Coastal Zone Management (10/1/79 - 9/30/80)Grant Accounts Receivable 24 Account No. 28-00-03-80-32-02-00-00 25 \$5,000.00 Total Grants Receivable . 26 Grants Special Fund 27 28 Dept. of Planning & Zoning Coastal Zone Management (10/1/79 - 9/30/80) 29 30 Grant Expenditure Acct. #89-01-27-00-01-02-02-xx . . . \$ (Travel) 31

80-65

	BUUK 6 HALE 169
1	#88-01-27-00-01-02-03-xx \$2,950.00 (Contractual)
2	
3	#88-01-27-00-01-02-05-xx \$1,100.00 (Supplies & Materials)
5	#88-01-27-00-01-02-11-xx \$ 700.00 (Equipment)
6	
7	Total Grants Expenditures
, 8	Section 2. And Be It Further Enacted, that this Act is hereby
9	declared to be an Emergency Act, necessary for the protection
10	of the public health, safety and welfare, and for the proper
11	operation of a county agency, and shall take effect on the date
12	it becomes law.
13	EFFECTIVE: August 14, 1980
14	
15	
16	The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are
17	immediately available for distribution to the public and the press.
18	Angela Thatkansh
19	Angela Thankowski
20	
21	
22	· Ba
23	
24	
25	
26	
27	
28	

29

30

31

BUU 6 FACE 170

BY THE COUNCIL

Read the third time.
Passed LSD 80-23 (August 12, 1980) (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
#WYXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
By order
augh Markachi, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 13th day of August , 1980
at 3:00 o'clock P.M.
Angle Markenski, Secretary
BY THE EXECUTIVE
APPROVED:

BY THE COUNCIL

This Bill (No. 80-65), having been approved by the Executive and returned to the Council, becomes law on August 14, 1980.

agla Markurli, Secretary

Rec'd & Recorded 3-4 198 at 1:00 P. M. 140 Ctiber Folio 167 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: August 14, 1980

BILL NO. 80-66

800K 6 FACE 171

AS AMENDED

COUNTY COUNCIL

OF

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 80-21

HARFORD COUNTY, MARYLAND

BILL NO. 80-66 (AS AMENDED)

Date <u>July 15, 1980</u>

AN ACT to repeal and re-enact, with amendments, Article II, heading,
Schedule of Fees, of Chapter 13, heading, Licenses and Permits,
of the Harford County Code, as amended; to provide for revised
fees for licenses, permits and inspections in Harford County; and
to provide fees for zoning and subdivision services, all as
required by law.

II
By the Council, July 15, 1980
Introduced, read first time, ordered posted and public hearing schedule
on: August 12, 1980
at: 6:30 P.M.
By Order: angels Marlack, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
3
Charter, a public hearing was held onAugust 12, 1980 and concluded onAugust 12, 1980
and concluded on
angela Marlacele, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.
by amendment. BILL NO. 80-66

800X 6 PACE 172

!				
	Section 1. Be It Enacted	d By The County	Council Of Harford County,	
	Maryland, that Article I	I, heading, Sche	edule of Fees, of Chapter 1	.3,
	heading, Licenses and Per	rmits, of the Ha	arford County Code, as	
	amended, be, and it is he	ereby repealed a	and re-enacted with	
	amendments, all to read a	as follows:		
	Chapter 13. Licenses and	d Permits.		
	Article II. Schedule of	Fees.		
	[Section 13-16. Building	g permits.		
	The following :	fees shall be ch	harged for building	
	permits. All fees apply	to each unit; h	nowever, square foot	
	costs include those usabl	le portions of a	structure that are	
	enclosed, including baser	ments or cellars	Attics and top-half	
	storage, where the ceilir	ng is less than	seven and one-third	
	(eighty-eight inches), ar	re excluded:		
	Residential Buildings	. New Construction	Additions, Alterations, Relocations and Demolitions	N
	Group L (L-1, L-2, L-3) l and 2 family dwellings Residential Buildings	\$.02 per sq. ft. (minimum \$30.00)	Up to 750 sq. ft., minimum \$15.00; over 750 sq. ft., \$.02 per sq. ft.	
	Group L (L-1, L-2, L-3)			
	Hotel buildings	"	11	
	Dormitory buildings	"	11	
	Multifamily (apartments)	\$30.00	"	
	Mobile homes	\$30.00 on private lot	11	
	Residential accessory buildings	Up to 650 sq. ft., \$10.00 minimum; over 650 sq. ft., \$.015 per sq. f	\$.015 per sq. ft. (minimum \$10.00)	

80-66 AS AMENDED

BOOK 6 PACE 173.

1		New	Additions, Alterations, Relocations and
2	Group F (F-1 thru F-5)	Construction	Demolitions
3	Assembly Buildings		
4	·		
5	Church .	\$.02 per sq. ft. (minimum \$60.00)	\$.02 per sq. ft. (minimum \$30.00)
7	School	11	н
8	Theater	**	TT TT
9	Lecture hall	11	"
10	Restaurant	**	n
11	Night club	**	"
12	Exhibition hall	"	11
13	Terminal	"	н .
14	Recreation center	11	<u>n</u>
15	Gymnasium	"	n
16	Library	н.	
17	Group B (B-1 and B-2)		
18	Storage Buildings	ft. (minimum \$60.00)	(minimum \$30.00)
19	Group C		
20	Mercantile Buildings	. 14	
21	Shell permit	\$.02 per sq.	\$.02 per sq. ft.
22		ft. (minimum \$60.00)	(minimum \$30.00)
23	Certificate of	\$30.00	\$30.00
24	occupancy for each tenant		
25	Group D	\$.02 per sq.	\$.02 per sq. ft.
26	Industrial Buildings	ft. (minimum \$60.00)	(minimum \$30.00)
27	Group E	\$.02 per sq.	\$.02 per sq. ft.
28	Business Buildings	ft. (minimum \$30.00)	(minimum \$60.00)
29	Group H (H-1 and H-2)	\$.02 per sq.	
30	Institutional Buildings	ft. (minimum \$60.00)	(minimum \$30.00)
31			

800% 6 PAGE 174

1		New Construction	Additions, Alterations, Relocations and Demolitions
3	Group M		
4	Miscellaneous		
5	Boat piers	\$15.00	\$10.00
6	Bulkhead (per 100 ft.)	15.00	10.00
7	Fences	10.00	5.00
8	Marinas		
9	Per slip	10.00	10.00
10	Per service	50.00	20.00
11	building	30.00	30.00
12	Mobile home park		
13	Each space	30.00	30.00
14	Each service	60.00	30.00
15	building	80.00	30.00
16	Signs		
17	Billboard (over	30.00	30.00
18	300 sq. ft.)	30.00	30.00
19	Marquee	10.00	10.00
20	Roof	30.00	30.00
21	Free standing	20.00	20.00
22	Face sign (on structure)	10.00	
23	structure,	10.00	
24	Swimming pool		
25	Residential	10.00	10.00
26	Swimming pool club	50.00	F0.00
27	(private or public)	50.00	50.00
28	Utilities, public		
29	or private		
30	Each structure	10.00	10.00
31	Transmission line		
32	(above or below ground), per mile	10.00	10.00

800K 6 MALE 175

1	Additions, Alterations, New Relocations and Construction Demolitions
3	Use and occupancy permit
4	,
5	Part of building \$ 0.00 \$ 0.00
6	Separate action
7	for new business, existing building 30.00 30.00
9	Reinspection fees,
	any and all rein- spections, except
10	violations 10.00 10.00
12	Investigation fee,
13	working without a valid permit (fee
14	in addition to regular permit fee) 10.00 10.00
15	Group A \$.05 per sq. \$.05 per sq. High Hazard Uses ft. (minimum (minimum \$30.00)
16	\$30.00)
17	
18	Section 13-17. Plumbing permits.
19	The following fees shall be charged for plumbing
20	permits:
21	(a) Permit for new installation:
22	(1) First fixture, ten dollars per family unit.
23	(2) Each additional fixture, one dollar and
24	fifty cents.
25	(b) Reconstruction or addition to existing plumbing:
26	(1) First fixture, ten dollars per family unit.
27	(2) Each additional fixture, one dollar and
28	fifty cents.
29	(c) Business, commercial and industrial, new:
30	(1) First fixture, twenty-five dollars per
31	business, commercial or industrial.
	\cdot

1		(2) Each additional fixture, one dollar and
2	fifty cents.	
3	(b)	Swimming pools:
4		(1) Private, eight dollars.
5		(2) Public or club, twenty dollars.
6	(e)	Sand traps, filters or water conditioners, eight
7	dollars each.	
8	(f)	Interceptors, oil or grease, ten dollars each.
9	(g)	Sewer ejectors (only), five dollars each.
10	(h)	Sewer and water:
11		(1) Sewer, ten dollars.
12		(2) Water, ten dollars.
13		(3) Sewer and water, fifteen dollars.
14		(4) Abandon sewer, ten dollars.
15		(5) Abandon water, ten dollars.
16	(i)	Sump pump, three dollars (do not connect to
17	sanitary sewer).
18	(j)	Storm sewer, ten dollars (do not connect to
19	sanitary sewer) .
20	(k)	Gas:
21		(1) One and one-half inches or smaller, ten
22	dollars.	
23		(2) Two inches and under three inches, fifteen
24	dollars.	
25		(3) Three inches and under six inches, twenty
26	dollars.	
27		(4) Six inches and over, fifty dollars.
28	(1)	Water cooled air conditioner, five dollars.
29	(m)	Private water system, ten dollars.
30	(n)	Reinspection (due to unnecessary trips), eight
31	dollars.	

BOOK 6 PAGE 177

Section 13-18. Sanitation construction permits.

The following fees shall be charged for sanitation construction permits:

- (a) Soil percolation test, per lot, ten dollars.
- (b) Private sewerage disposal system:
 - (1) New, fifteen dollars.
 - (2) Correction, five dollars.

Section 13-19. Electrical inspections.

The following fees shall be charged for electrical inspections:

(a) Residential flat rate:

Single- and two-family dwellings:

Not over 100 amp service, each	•	. \$28.00
Not over 150 amp service, each	•	. 30.00
Not over 200 amp service, each	•	. 35.00
Not over 400 amp service, each	•	. 38.00
3 to 6 apartments in each building		. 48.00
7 to 12 apartments in each		
building, each apartment	•	. 8.00
Townhouses, each	•	. 25.00
Double wide mobile and modular homes:		
State approved Service and	ou	tlet fee

Non-state approved . . Flat rate of \$25.00 Single wide modular . . Service and outlet fee

Realtor inspection . . Flat rate of \$20.00

(b) Service entrance installations with appliances:

Construction service (including outlets), apply service entrance and feeder fees.

80-66 AS AMENDED

800% 6 PACE 178

1	*Not over 100 amp with 1 to 10 outlets \$12.00
3	*Over 100 amp to 225 amp with 1 to 10 outlets
5	*1 to 10 outlets without service 8.00
6	Each additional 25 outlets or
7	fraction thereof 1.50
8	*Fee applies where complete inspection can be made in
9	one trip; if additional trip required, add \$6.00 to above fee.
10	(c) Area lighting:
11	For the first pole or unit \$ 8.00
12	Each additional pole or unit 1.00
13	(d) Swimming pools:
14	For each pool \$ 8.00
15	Note: Above fee includes other outlets or equipment
16	that can be inspected with each visit.
17	(e) Cable heating:
18	First unit \$ 8.00
19	For each additional unit or room 1.00
20	(f) Reintroduction of current:
21	Not less than \$10.00 (depending on supervision required)
23	(g) Temporary installations and displays:
24	No charge less than \$10.00
25	(depending on supervision required)
26	Letter of approval issued for a period not longer than
27	two weeks.
28	(h) Commercial fees:
29	(1) Rough wiring:
30	1 to 20 outlets
31	21 to 50 outlets
32	For each additional 25 outlets 1.50
1	1.50

80-66 AS AMENDED

800K 6 PAGE 179

1	(2)	Fixtures:
2		1 to 20 outlets
3		21 to 50 outlets
4	·	For each additional 25 outlets 1.50
5	. (3)	Motors, generators, transformers, electrical
.6	heating, air condit	ioning and similar equipment:
7		Single unit or groups not over 5 with a total capacity not over 1 H.P.,
8		K.W., or K.V.A 8.00
9		1 H.P. to 20 H.P., K.W. or K.V.A., each . 8.00
10		Over 20 to 40 H.P., K.W. or K.V.A., each
. 11		
12		Over 40 H.P., K.W. or K.V.A., each 12.00
13	(4)	Service entrance and feeders:
14		Not over 100 amp \$10.00
15		Over 100 amp to 225 amp 12.00
16		Over 225 amp to 400 amp 15.00
17	·	Over 400 amp to 1000 amp
18		Over 1000 amp 50.00
19	(5)	Transformers, vaults, enclosures, substations:
20		Not over 200 K.V.A \$20.00
21		Over 200 to 500 K.V.A
22		Over 500 K.V.A 50.00
23	Note	: Above fees apply to each transformer bank.
24	(6)	Electric signs:
25		1 to 5 amps total load, each \$ 8.00
26	п	6 to 20 amps total load, each 10.00
27		Over 20 amps Apply special rate
28	Note	: Above fees include inspection of branch
29	circuit or feeder.	
30	(7)	Protective signaling systems:
31		For the first 15 devices \$25.00
32		For each 5 additional devices 2.00

8U-66 AS AMENDED

2 Hourly inspection rate \$1	0.00 per trip
	5.00 per hour
When the flat fee schedule is not use	d and the
4 inspection fee exceeds fifty dollars and can be comp	eleted in a
reasonable time, a special rate may be applied for.	
6 Section 13-20. Grading and erosion control permits.	
The following fees shall be charged for gr	ading and
8 erosion control permits:	
9 Grading and Erosion Control Costs Fees	for Permits
\$0.00 to \$500.00	\$10.00
\$500.00 to \$1,250.00	\$25.00
Over \$1,250.00	\$25.00, plus 2% of the
13	grading and control cost
14	above \$1,250 not exceeding
15	\$5,000.00 in costs.
16	
17	1
Section 13-21. Licenses.	
The following fees shall be charged for th	e specified
The following fees shall be charged for th licenses:	e specified
The following fees shall be charged for th licenses: (a) Electrician:	e specified
The following fees shall be charged for th licenses: (a) Electrician: (1) Apprentice registration	
The following fees shall be charged for th licenses: (a) Electrician: (1) Apprentice registration (2) License fees and renewals:	\$ 5.00
The following fees shall be charged for the licenses: (a) Electrician: (1) Apprentice registration	. \$ 5.00
The following fees shall be charged for the licenses: (a) Electrician: (1) Apprentice registration	. \$ 5.00 . \$ 35.00 . \$ 10.00
The following fees shall be charged for th licenses: (a) Electrician: (1) Apprentice registration (2) License fees and renewals: Master electrician	. \$ 5.00
The following fees shall be charged for the licenses: (a) Electrician: (b) Apprentice registration	. \$ 5.00 . \$ 35.00 . \$ 10.00 . \$250.00
The following fees shall be charged for the licenses: (a) Electrician: (1) Apprentice registration	. \$ 5.00 . \$ 35.00 . \$ 10.00 . \$ 250.00 . \$ 25.00
The following fees shall be charged for the licenses: (a) Electrician: (1) Apprentice registration	. \$ 5.00 . \$ 35.00 . \$ 10.00 . \$ 25.00 . \$ 25.00 . \$ 25.00
The following fees shall be charged for the licenses: (a) Electrician: (1) Apprentice registration	. \$ 5.00 . \$ 35.00 . \$ 10.00 . \$ 25.00 . \$ 25.00 . \$ 25.00
The following fees shall be charged for the licenses: (a) Electrician: (1) Apprentice registration (2) License fees and renewals: Master electrician Journeyman electrician Examination for any license (b) Plumbers' licenses, certificates and	. \$ 5.00 . \$ 35.00 . \$ 10.00 . \$ 250.00 . \$ 25.00 . \$ 25.00 examinations:

800K 6 PAGE 181

. 11

	(4)	Journeyman gas fitter \$ 1	0.00
	(5)	On-site utility contractor \$ 35	.00
	(6)	Master limited plumber \$ 35	.00
	(7)	Disposal systems contractors \$ 35	.00
•	(8)	Water pump contractor \$ 35	.00
	(9)	Examination for any license \$ 25	.00
(c)	Othe	r licenses:	
	(1)	Licenses of operators:	
		Refuse truck, each \$ 50	.00
		Solicitor	.00
		Auctioneer:	
		Residential, yearly \$ 25	.00
		Nonresidential, yearly \$ 50	.00
		Itinerant dealer, yearly \$ 25	.00
		Pawnbroker, yearly \$ 25	.00
		Close-out sale, yearly \$ 25	.00
		Mobile home:	
		For each set of 10 units or fraction, yearly \$ 25	.00
		Excise tax, each unit, per month	.00
		Pet shop, yearly \$ 50	.00
*		Dog tags (annually):	
		Male	.00
		Spayed female \$ 3	.00
		Female	.00
		Kennel, through nine dogs \$ 25	.00
		Kennel, through twenty-five dogs \$ 50	.00
		Kennel, over twenty-five dogs \$ 75	.00

\$5.00 per acre

\$4.00 per acre

\$90.00

800K 6 PAGE 182

1 Section 13-22. Rezoning and subdivision fees. 2 The following shall be charged as rezoning and 3 subdivision fees: 4 (a) Rezoning land: 5 50 acres . . 6 51 to 100 acres . 7 101 to 200 acres \$3.50 per acre 8 201 acres and above \$3.00 per acre 9 In no event shall an applicant be required to pay more 10 than the minimum fee required for the next highest acreage 11 grouping, or less than fifty dollars per application. 12 Publication fee 13 (b) Subdivision: 14 (1)Preliminary plans \$10.00 per unit (\$20.00 minimum) 15 (2) Amendment to approved 16 preliminary plans . . \$25.00 per plan] 17 18 SECTION 13-16. BUILDING PERMITS. 19 PRIOR TO THE ISSUANCE OF ANY PERMIT OR LICENSE. 20 THE APPLICANT SHALL PAY TO THE COUNTY A FEE IN ACCORDANCE WITH 21 THE SCHEDULE OF FEES SET FORTH IN THE HARFORD COUNTY CODE. FEES 22 SHALL BE REASONABLY CALCULATED TO PROVIDE, INSOFAR AS PRACTICABLE, 23 SUFFICIENT FUNDS TO PROVIDE FOR THE COST OF ADMINISTERING AND 24 ENFORCING THE CODES AND LAWS OF THE COUNTY. 25 26

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WHERE NO WORK HAS BEEN DONE UNDER A PERMIT ISSUED UNDER THIS CHAPTER, THE HOLDER OF THE PERMIT MAY DELIVER THE SAME TO THE DEPARTMENT, AND UPON CANCELLATION THEREOF, THERE SHALL BE REFUNDED TO HIM FIFTY PERCENT OF THE FEE PAID THEREFOR: PROVIDED THAT APPLICATION FOR SUCH REFUND IS MADE WITHIN SIX MONTHS OF THE ISSUANCE OF SUCH PERMIT.

(c) WHEN A PERMIT IS DISAPPROVED OR WITHDRAWN, THE APPLICANT SHALL HAVE REFUNDED TO HIM FIFTY PERCENT OF THE FEE PAID.

80-66 AS AMENDED

1:1

1 THE FOLLOWING FEES SHALL BE CHARGED FOR BUILDING 2 ALL FEES APPLY TO EACH UNIT. HOWEVER, SQUARE FOOT PERMITS. 3 COSTS INCLUDE THOSE USABLE PORTIONS OF A STRUCTURE THAT ARE 4 ENCLOSED, INCLUDING BASEMENTS OR CELLARS. ATTICS AND TOP-HALF 5 STORAGE, WHERE THE CEILING IS LESS THAN SEVEN AND ONE-THIRD FEET 6 (EIGHTY-EIGHT INCHES), ARE EXCLUDED: 7 ADDITIONS, ALTERATIONS, NEW RELOCATIONS AND 8 CONSTRUCTION DEMOLITIONS RESIDENTIAL BUILDINGS 9 GROUP R (L-1, L-2, L-3, L-4)10 1 AND 2 FAMILY 11 **DWELLINGS** \$.025 PER SQ. UP TO 750 SQ. FT., MINIMUM \$20.00; OVER FT. (MINIMUM 12 \$40.00) 750 SQ. FT., \$.025 PER SQUARE FOOT 13 14 HOTEL BUILDINGS ** 15 DORMITORY BUILDINGS 16 MULTIFAMILY (APARTMENTS) \$32.00 17 18 MOBILE HOMES \$32.00 ON PRIVATE LOT 19 20 RESIDENTIAL ACCESSORY BUILDINGS UP TO 650 SQ. \$.02 PER SQ. FT. 21 FT., \$12.00 (MINIMUM \$12.00) MINIMUM; OVER 22 650 SQ. FT., \$.02 PER SQ. FT. 23 24 GROUP A (A-1, A-2, A-3, A-4, A-5) 25 ASSEMBLY BUILDINGS 26 CHURCH \$.03 PER SQ. \$.03 PER SQ. FT. FT. (MINIMUM (MINIMUM \$32.00) 27 \$63.00) 28 SCHOOL 11 29 THEATER 30 LECTURE HALL 31

RESTAURANT

NIGHT CLUB

80-66 AS AMENDED

1		NEW CONSTRUCTION	ADDITIONS, ALTERATIONS, RELOCATIONS AND DEMOLITIONS
3		\$.03 PER SQ. FT. (MINIMUM -\$63.00)	\$.03 PER SQ. FT. (MINIMUM \$32.00)
5	TERMINAL	11	n
6	RECREATION CENTER	11	n
7	GYMNASIUM	**	11
8	LIBRARY	**	H .
9	GROUP S (S-1, S-2)	¢ 43 DED 60	¢ 02 ppp co pm
10	STORAGE BUILDINGS		\$.03 PER SQ. FT. (MINIMUM \$32.00)
11		\$63.00)	
12	GROUP M MERCANTILE BUILDINGS		P
13	· · · · · · · · · · · · · · · · · · ·		•
14	SHELL PERMIT	\$.03 PER SQ. FT. (MINIMUM	\$.03 PER SQ. FT. (MINIMUM \$32.00)
15		\$63.00)	
16	CERTIFICATE OF OCCUPANCY FOR		
17	EACH TENANT	\$32.00	\$32.00
18	GROUP F INDUSTRIAL BUILDINGS		\$.03 PER SQ. FT.
19		FT. (MINIMUM \$63.00)	(MINIMUM \$32.00)
21	anaun n		İ
22	GROUP B BUSINESS BUILDINGS		\$.03 PER SQ. FT. (MINIMU: \$63.00
23		\$32.00)	(MINIMOR >03.00
24	GROUP I (I-1, I-2)		·
25	INSTITUTIONAL BUILDINGS		\$.03 PER . FT. (MINIMUM 2.00)
26		\$63.00)	•
27	GROUP T MISCELLANEOUS		
28			
29	BOAT PIERS	\$20.00	\$12.00
30	BULKHEAD (PER 100 FT.)	\$20.00	\$12.00
31	FENCES	\$15.00	\$ 7.00
32		+ \$.02 PER FT. OVER 250 FT.	
		ZJU PI.	•

800K 6 FALE 185

1		NEW	ADDITIONS, ALTERATIONS, RELOCATIONS AND
2		CONSTRUCTION	DEMOLITIONS
3	MARINAS		
4	PER SLIP	\$12.00	\$12.00
5	PER SERVICE BUILDING	\$53.00	\$32.00
6	BOTESTAG	Ç 33.00	
7	RETAINING WALLS	\$15.00	\$ 7.00
8	GROUP T MISCELLANEOUS		
9	MISCELLANEOUS		
10	MOBILE HOME PARK		
11	EACH SPACE	\$32.00	\$32.00
12	EACH SERVICE BUILDING	\$63.00	\$32.00
13	BOILDING	\$03 . 00	732.00
14	SIGNS		
15	BILLBOARD (OVER 300 SQ. FT.)	\$32.00	\$32.00
16	300 50. 11.7	y 32.00	432.00
17	MARQUEE	\$12.00	\$12.00
18	ROOF	\$32.00	\$32.00
19	FREE STANDING	\$25.00	\$25.00
20	FACE SIGN (ON STRUCTURE)	\$15.00	
21		, 2000	
22	SWIMMING POOL		
23	RESIDENTIAL	\$25.00	\$25.00
24	SWIMMING POOL CLUB (PUBLIC OR PRIVATE)	\$60.00	\$60.00
25	(TOBBIC ON TRIVILLY)		70000
26	UTILITIES, PUBLIC OR PRIVATE		
27	ON THE COLUMN		
28	EACH STRUCTURE	\$12.00	\$12.00
29	TRANSMISSION LINE (ABOVE OR BELOW		
30	GROUND), PER MILE	\$12.00	\$12.00
31			

		9	
1 2		ADDITIONS, ALTERATIONS, NEW RELOCATIONS AND CONSTRUCTION DEMOLITIONS	
3	SEPARATE ACTION FOR NEW BUSINESS		
4	EXISTING BUILDIN	\$ \$32.00 \$32.00	
5	REINSPECTION FEES,		
6	ANY AND ALL REIN- SPECTIONS, EXCEPT		
7	VIOLATIONS	\$10.00 \$10.00	
8	INVESTIGATION FEE,		
9	WORKING WITHOUT A VALID PERMIT (FEE		
10	IN ADDITION TO REGULAR PERMIT FEE)	\$10.00 \$10.00	
11	GROUP H	710.00	
12		\$.055 PER SQ. \$.055 PER SQ. FT. FT. (MINIMUM (MINIMUM \$32.00)	
13		\$32.00)	•
14	SECTION 13-17. PLUMBI	NG PERMITS	
15		G FEES SHALL BE CHARGED FOR PLUMBING PERMITS	
16		FOR NEW INSTALLATION:	•
17	•	RST FIXTURE, TWELVE DOLLARS PER FAMILY UNIT.	
18		CH ADDITIONAL FIXTURE, TWO DOLLARS.	
19		RUCTION OR ADDITION TO EXISTING PLUMBING:	-
20			
21		RST FIXTURE, TWELVE DOLLARS PER FAMILY UNIT.	
22		CH ADDITIONAL FIXTURE, TWO DOLLARS.	
23		S, COMMERCIAL AND INDUSTRIAL, NEW:	
24		RST FIXTURE, TWENTY-SEVEN DOLLARS PER	
25	BUSINESS, COMMERCIAL C		
26		CH ADDITIONAL FIXTURE, TWO DOLLARS.	
27	(d) SWIMMIN	G POOLS:	
21	(1) PF	IVATE, TEN DOLLARS.	

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- (2) PUBLIC OR CLUB, TWENTY-TWO DOLLARS.
- SAND TRAPS, FILTERS OR WATER CONDITIONERS, TEN (e) DOLLARS EACH.
 - INTERCEPTORS, OIL OR GREASE, TWELVE DOLLARS EACH. (f)
 - SEWER EJECTROS (ONLY), SEVEN DOLLARS EACH. (g)

1	(h) SEWER AND WATER:
2	(1) SEWER, TWELVE DOLLARS.
3	(2) WATER, TWELVE DOLLARS.
4	(3) SEWER AND WATER, SEVENTEEN DOLLARS.
5	(4) ABANDON SEWER, TWELVE DOLLARS.
6	(5) ABANDON WATER, TWELVE DOLLARS.
7	(i) SUMP PUMP, FIVE DOLLARS (DO NOT CONNECT TO
8	SANITARY SEWER).
9	(j) STORM SEWER, TWELVE DOLLARS (DO NOT CONNECT
10	TO SANITARY SEWER).
11	(k) GAS:
12	(1) ONE AND ONE-HALF INCHES OR SMALLER,
13	TWELVE DOLLARS.
14	(2) TWO INCHES AND UNDER THREE INCHES,
15	SEVENTEEN DOLLARS.
16	(3) THREE INCHES AND UNDER SIX INCHES,
17	TWENTY-FIVE DOLLARS.
18	(4) SIX INCHES AND OVER, FIFTY-FIVE DOLLARS.
19	(1) WATER COOLED AIR CONDITIONER, SEVEN DOLLARS.
20	(m) SOLAR INSTALLATION, FIFTEEN DOLLARS.
21	(n) PRIVATE WATER SYSTEM (WELLS), TWELVE DOLLARS.
22	(o) REINSPECTION (DUE TO UNNECESSARY TRIPS), TEN
23	DOLLARS. SECTION 13-18. SANITARY CONSTRUCTION PERMITS.
24	THE FOLLOWING FEES SHALL BE CHARGED FOR SANITATION
25	CONSTRUCTION PERMITS:
26	(a) SOIL PERCOLATION TEST, PER LOT, TEN DOLLARS.
27	(b) PRIVATE SEWAGE DISPOSAL SYSTEM:
28	(1) NEW, FIFTEEN DOLLARS.
29	(2) CORRECTION, FIVE DOLLARS.
30	

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NOT OVER 400 AMP SERVICE, EACH \$ 40.00 3 TO 6 APARTMENTS IN EACH BUILDING \$ 50.00 7 TO 12 APARTMENTS IN EACH BUILDING, EACH APARTMENT \$ 10.00 TOWNHOUSES, EACH \$ 27.00 DOUBLE WIDE MOBILE AND MODULAR HOMES: STATE APPROVED SERVICE AND OUTLET FE NON-STATE APPROVED	CECHTON 12 10	FI FORD I GAT. TWO DECEMBERS
INSPECTIONS: (a) RESIDENTIAL FLAT RATE: SINGLE AND TWO-FAMILY DWELLINGS: NOT OVER 100 AMP SERVICE, EACH \$ 30.00 NOT OVER 150 AMP SERVICE, EACH \$ 32.00 NOT OVER 200 AMP SERVICE, EACH \$ 37.00 NOT OVER 400 AMP SERVICE, EACH \$ 40.00 3 TO 6 APARTMENTS IN EACH BUILDING . \$ 50.00 10 3 TO 12 APARTMENTS IN EACH BUILDING, EACH APARTMENT \$ 10.00 13 TOWNHOUSES, EACH \$ 27.00 14 DOUBLE WIDE MOBILE AND MODULAR HOMES: STATE APPROVED SERVICE AND OUTLET FE NON-STATE APPROVED SERVICE AND OUTLET FE REALTOR INSPECTION FLAT RATE OF \$22.00 19 (b) SERVICE ENTRANCE INSTALLATIONS WITH APPLIANCES: CONSTRUCTION SERVICE (INCLUDING OUTLETS), APPLY SERVICE ENTRANCE AND FEEDER FEES. TRAILER POLE OR PEDESTAL SERVICE WITH ONE OUTLET \$ 12.00 *NOT OVER 100 AMP WITH ONE TO TEN OUTLETS \$ 15.00		
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SINGLE AND TWO-FAMILY DWELLINGS: NOT OVER 100 AMP SERVICE, EACH \$ 30.00 NOT OVER 150 AMP SERVICE, EACH \$ 37.00 NOT OVER 200 AMP SERVICE, EACH \$ 37.00 NOT OVER 400 AMP SERVICE, EACH \$ 37.00 NOT OVER 400 AMP SERVICE, EACH \$ 40.00 3 TO 6 APARTMENTS IN EACH BUILDING . \$ 50.00 10 3 TO 12 APARTMENTS IN EACH BUILDING, EACH APARTMENT \$ 10.00 13 TOWNHOUSES, EACH \$ 27.00 DOUBLE WIDE MOBILE AND MODULAR HOMES: STATE APPROVED SERVICE AND OUTLET FE NON-STATE APPROVED FLAT RATE OF \$27.00 SINGLE WIDE MODULAR . SERVICE AND OUTLET FE REALTOR INSPECTION FLAT RATE OF \$22.00 (b) SERVICE ENTRANCE INSTALLATIONS WITH APPLIANCES: CONSTRUCTION SERVICE (INCLUDING OUTLETS), APPLY SERVICE ENTRANCE AND FEEDER FEES. TRAILER POLE OR PEDESTAL SERVICE WITH ONE OUTLET \$ 12.00 *NOT OVER 100 AMP WITH ONE TO TEN OUTLETS \$ 15.00		
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TO 12 APARTMENTS IN EACH BUILDING, EACH APARTMENT		3 TO 6 APARTMENTS IN EACH BUILDING \$ 50.00
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REALTOR INSPECTION FLAT RATE OF \$22.00 (b) SERVICE ENTRANCE INSTALLATIONS WITH APPLIANCES: CONSTRUCTION SERVICE (INCLUDING OUTLETS), APPLY SERVICE ENTRANCE AND FEEDER FEES. TRAILER POLE OR PEDESTAL SERVICE WITH ONE OUTLET \$ 12.00 EACH ADDITIONAL OUTLET \$ 2.00 *NOT OVER 100 AMP WITH ONE TO TEN OUTLETS \$ 15.00		SINGLE WIDE MODULAR SERVICE AND OUTLET FEE
CONSTRUCTION SERVICE (INCLUDING OUTLETS), APPLY SERVICE ENTRANCE AND FEEDER FEES. TRAILER POLE OR PEDESTAL SERVICE WITH ONE OUTLET		REALTOR INSPECTION FLAT RATE OF \$22.00
CONSTRUCTION SERVICE (INCLUDING OUTLETS), APPLY SERVICE ENTRANCE AND FEEDER FEES. TRAILER POLE OR PEDESTAL SERVICE WITH ONE OUTLET \$ 12.00 EACH ADDITIONAL OUTLET \$ 2.00 *NOT OVER 100 AMP WITH ONE TO TEN OUTLETS \$ 15.00	(b)	SERVICE ENTRANCE INSTALLATIONS WITH APPLIANCES:
TRAILER POLE OR PEDESTAL SERVICE WITH ONE OUTLET		CONSTRUCTION SERVICE (INCLUDING OUTLETS), APPLY
TRAILER POLE OR PEDESTAL SERVICE WITH ONE OUTLET	SERVICE ENTRAN	CE AND FEEDER FEES.
EACH ADDITIONAL OUTLET \$ 2.00 25 *NOT OVER 100 AMP WITH ONE TO TEN OUTLETS \$ 15.00		TRAILER POLE OR PEDESTAL SERVICE
EACH ADDITIONAL OUTLET \$ 2.00 *NOT OVER 100 AMP WITH ONE TO TEN OUTLETS \$ 15.00		WITH ONE OUTLET
*NOT OVER 100 AMP WITH ONE TO TEN OUTLETS \$ 15.00		EACH ADDITIONAL OUTLET
TEN OUTLETS		
27		
*OVER 100 AMP TO 225 AMP WITH ONE		*OVER 100 AMR TO 225 AMR WITTH ONE
TO TEN OUTLETS \$ 15.00		
*ONE TO TEN OUTLETS WITHOUT SERVICE \$ 10.00		*ONE TO TEN OUTLETS WITHOUT SERVICE \$ 10.00
30 EACH ADDITIONAL TWENTY-FIVE OUTLETS		
OD EDACETON MUDDEOE		OR FRACTION THEREOF

^{* =} FEE APPLIES WHERE COMPLETE INSPECTION CAN BE MADE IN ONE TRIP; IF ADDITIONAL TRIP REQUIRED, ADD EIGHT DOLLARS TO ABOVE FEE.

80-66 AS AMENDED



1	(c) AREA LIGHTING:
2	FOR THE FIRST POLE OR UNIT \$ 10.00
3	EACH ADDITIONAL POLE OR UNIT \$ 2.00
4	(d) SWIMMING POOLS:
5	FOR EACH POUR \$ 10.00
. 6	NOTE: ABOVE FEE INCLUDES OTHER OUTLETS OR EQUIP-
7	MENT THAT CAN BE INSPECTED WITH EACH VISIT.
8	(e) CABLE HEATING:
9	FIRST UNIT \$ 10.00
10	FOR EACH ADDITIONAL UNIT OR ROOM \$ 2.00
11	(f) REINTRODUCTION OF CURRENT:
12	NOT LESS THAN
13	(DEPENDING ON SUPERVISION REQUIRED)
14	(g) TEMPORARY INSTALLATIONS AND DISPLAYS:
15	NO CHARGE LESS THAN \$ 12.00
16	(DEPENDING ON SUPERVISION REQUIRED)
	(=====,
17	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN
17	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN
17 18	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN TWO WEEKS.
17 18 19	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN TWO WEEKS. (h) COMMERCIAL FEES:
17 18 19 20	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN TWO WEEKS. (h) COMMERCIAL FEES: (1) ROUGH WIRING:
17 18 19 20 21	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN TWO WEEKS. (h) COMMERCIAL FEES: (1) ROUGH WIRING: 1 to 20 OUTLETS \$ 10.00
17 18 19 20 21 22	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN TWO WEEKS. (h) COMMERCIAL FEES: (1) ROUGH WIRING: 1 to 20 OUTLETS \$ 10.00 21 TO 50 OUTLETS \$ 12.00
17 18 19 20 21 22 23	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN TWO WEEKS. (h) COMMERCIAL FEES: (1) ROUGH WIRING: 1 to 20 OUTLETS \$ 10.00 21 TO 50 OUTLETS \$ 12.00 FOR EACH ADDITIONAL 25 OUTLETS \$ 2.00
17 18 19 20 21 22 23 24	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN TWO WEEKS. (h) COMMERCIAL FEES: (1) ROUGH WIRING: 1 to 20 OUTLETS \$ 10.00 21 TO 50 OUTLETS \$ 12.00 FOR EACH ADDITIONAL 25 OUTLETS . \$ 2.00 (2) FIXTURES:
17 18 19 20 21 22 23 24 25	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN TWO WEEKS. (h) COMMERCIAL FEES: (1) ROUGH WIRING: 1 to 20 OUTLETS \$ 10.00 21 TO 50 OUTLETS \$ 12.00 FOR EACH ADDITIONAL 25 OUTLETS . \$ 2.00 (2) FIXTURES: 1 TO 20 OUTLETS \$ 10.00
17 18 19 20 21 22 23 24 25 26	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN TWO WEEKS. (h) COMMERCIAL FEES: (1) ROUGH WIRING: 1 to 20 OUTLETS \$ 10.00 21 TO 50 OUTLETS \$ 12.00 FOR EACH ADDITIONAL 25 OUTLETS . \$ 2.00 (2) FIXTURES: 1 TO 20 OUTLETS \$ 10.00 21 TO 50 OUTLETS \$ 12.00
17 18 19 20 21 22 23 24 25 26 27	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN TWO WEEKS. (h) COMMERCIAL FEES: (1) ROUGH WIRING: 1 to 20 OUTLETS \$ 10.00 21 TO 50 OUTLETS \$ 12.00 FOR EACH ADDITIONAL 25 OUTLETS . \$ 2.00 (2) FIXTURES: 1 TO 20 OUTLETS \$ 10.00 21 TO 50 OUTLETS \$ 12.00 FOR EACH ADDITIONAL 25 OUTLETS . \$ 2.00
17 18 19 20 21 22 23 24 25 26 27 28	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN TWO WEEKS. (h) COMMERCIAL FEES: (1) ROUGH WIRING: 1 to 20 OUTLETS \$ 10.00 21 TO 50 OUTLETS \$ 12.00 FOR EACH ADDITIONAL 25 OUTLETS . \$ 2.00 (2) FIXTURES: 1 TO 20 OUTLETS \$ 10.00 21 TO 50 OUTLETS \$ 12.00 FOR EACH ADDITIONAL 25 OUTLETS . \$ 2.00 (3) MOTORS, GENERATORS, TRANSFORMERS, ELECTRICAL HEATING, AIR CONDITIONING AND SIMILAR EQUIPMENT: SINGLE UNIT OR GROUPS OVER 5
17 18 19 20 21 22 23 24 25 26 27 28 29	LETTER OF APPROVAL ISSUED FOR A PERIOD NOT LONGER THAN TWO WEEKS. (h) COMMERCIAL FEES: (1) ROUGH WIRING: 1 to 20 OUTLETS \$ 10.00 21 TO 50 OUTLETS \$ 12.00 FOR EACH ADDITIONAL 25 OUTLETS . \$ 2.00 (2) FIXTURES: 1 TO 20 OUTLETS \$ 10.00 21 TO 50 OUTLETS \$ 12.00 FOR EACH ADDITIONAL 25 OUTLETS . \$ 2.00 (3) MOTORS, GENERATORS, TRANSFORMERS, ELECTRICAL HEATING, AIR CONDITIONING AND SIMILAR EQUIPMENT:

BOOK 6 FACE 190

1 2			1 H.P. TO 20 H.P., K.W. OR K.V.A., EACH \$ 10.00
3			
4			OVER 20 TO 40 H.P., K.W. OR K.V.A., EACH \$ 12.00
5			OVER 40 H.P., K.V.A., EACH \$ 15.00
6		(4)	SERVICE ENTRANCE AND FEEDERS:
7			NOT OVER 100 AMP \$ 15.00
8			OVER 100 AMP TO 225 AMP \$ 15.00
9			OVER 225 AMP TO 400 AMP \$ 20.00
10			OVER 400 AMP TO 1000 AMP \$ 27.00
11			OVER 1000 AMP
12		(5)	TRANSFORMERS, VAULTS, ENCLOSURES, SUBSTATIONS:
13			NOT OVER 200 K.V.A \$ 22.00
14			OVER 200 TO 500 K.V.A \$ 27.00
15			OVER 500 K.V.A
16			NOTE: ABOVE FEES APPLY TO EACH TRANSFORMER
17	BANK.		
18		(6)	ELECTRIC SIGNS:
19		(0)	1 TO 5 AMPS TOTAL LOAD, EACH \$ 10.00
20			6 TO 20 AMPS TOTAL LOAD, EACH \$ 12.00
21			
22			OVER 20 AMPS \$ 16.00
23	DDANGU GIDGUIA		NOTE: ABOVE FEES INCLUDE INSPECTION OF
24	BRANCH CIRCUIT		•
25		(/)	PROTECTIVE SIGNALING SYSTEMS:
26			FOR THE FIRST 15 DEVICES \$ 27.00
27			FOR EACH 5 ADDITIONAL DEVICES \$ 3.00
28		REIN	SPECTION \$ 12.00 PER TRIP
29		HOUR	LY INSPECTION RATE \$ 16.00
30			PER HOUR

-19-

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80-66 AS AMENDED

1	WHEN THE FLAT FEE SCHEDULE IS NOT USED AND THE
2	INSPECTION FEE EXCEEDS FIFTY DOLLARS AND CAN BE COMPLETED IN A
3	REASONABLE TIME, A SPECIAL RATE MAY BE APPLIED FOR:
4	SECTION 13-20. GRADING AND EROSION CONTROL PERMITS.
5	THE FOLLOWING FEES SHALL BE CHARGED FOR GRADING AND
6	EROSION CONTROL PERMITS:
7	GRADING AND EROSION CONTROL COSTS FEES FOR PERMITS
8	\$0.00 TO \$500.00
9	\$500.00 TO \$1,250.00
10	OVER \$1,250.00
11	\$.02 OF THE GRADING AND CONTROL
12	COST ABOVE \$1,250.0 NOT EXCEEDING
13	\$5,000.00 IN COSTS.
14	SECTION 13-21. LICENSES.
15	THE FOLLOWING FEES SHALL BE CHARGED FOR THE SPECIFIED
16	LICENSES:
17	(a) ELECTRICIAN:
18	(1) APPRENTICE REGISTRATION \$ 5.00
19	(2) LICENSE FEES AND RENEWALS:
20	MASTER ELECTRICIAN \$35.00
21	JOURNEYMAN ELECTRICIAN \$10.00
22	LIMITED ELECTRICIAN \$25.00
23	RESTRICTED ELECTRICIAN \$25.00
24	EXAMINATION FOR ANY LICENSE \$25.00
25	(b) PLUMBERS' LICENSES, CERTIFICATES AND EXAMINATIONS:
26	(1) MASTER PLUMBER \$35.00
27	(2) JOURNEYMAN PLUMBER \$10.00
	(3) MASTER GAS FITTER \$35.00
30	(4) JOURNEYMAN GAS FITTER \$10.00
31	(5) ON-SITE UTILITY CONTRACTOR \$35.00
32	(6) MASTER LIMITED PLUMBER \$10.00 \$25.00
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(7) DISPOSAL SYSTEMS CONTRACTORS \$35.00
(8) WATER PUMP CONTRACTOR \$35.00
(9) EXAMINATION FOR ANY LICENSE \$25.00
(c) OTHER LICENSES:
(1) LICENSES OF OPERATORS:
REFUSE AND SEPTIC TRUCK, EACH \$50.00
SOLICITOR
AUCTIONEER:
RESIDENTIAL, YEARLY \$25.00
NONRESIDENTIAL, YEARLY \$50.00
ITINERANT DEALER, YEARLY \$25.00
PAWNBROKER, YEARLY \$25.00
CLOSE-OUT SALE, YEARLY \$25.00
MOBILE HOME:
FOR EACH SET OF 10 UNITS
OR FRACTION, YEARLY \$25.00
EXCISE TAX, EACH UNIT,
PER MONTH \$ 7.00
PET SHOP, YEARLY \$50.00
DOG TAGS (ANNUALLY):
MALE
SPAYED FEMALE \$ 3.00
FEMALE
KENNEL, THROUGH NINE DOGS\$25.00
KENNEL, THROUGH TWENTY-
FIVE DOGS
KENNEL, OVER TWENTY-FIVE DOGS \$75.00
SECTION 13-22. ZONING FEES.
NOTE: FEES FOR (a) (b) AND (c) BELOW SHALL NOT EXCEED
\$5,000.00 IN COMBINATION, IF APPLIED AS ONE CASE; OR IN ANY ONE
CATEGORY, IF APPLIED SEPARATELY.

80-66 AS AMENDED

800A 6 FACE 193

1	(a)	APPE	ALS CASES:
2		(1)	ALL APPLICATIONS
3			POBLICATION/ POSTING FE
4		(2)	FILING FEE
5			AREA/BULK VARIANCES \$50.00
6			MINOR AREA VARIANCES (LESS THAN 20% OF AREA AFFECTED), TOTAL FEE
7			INCLUDING PUBLICATION & FILING . \$50.00
8			INTERPRETATION
9			USE CHANGE (INCLUDING
10			NONCONFORMING USE) \$100.00
11			CONDITIONAL USE \$100.00
12			SPECIAL EXCEPTION \$100.00
13	(b)	ZONII	NG RECLASSIFICATION CASES:
14		(1)	ALL APPLICATIONS \$90.00
15			PUBLICATION/POSTING FEI
16		(2)	FILING FEE
17			RESIDENTIAL
18			0 - 20 ACRES \$200.00/ APPLICATION
19			20 - 50 ACRES \$10.00/ACRE
20			51 - 100 ACRES
21			101 - 200 ACRES
22			201 OR MORE
23			COMMERCIAL/INDUSTRIAL
24			0 - 20 ACRES \$200.00/
25			APPLICATION
26			20 OR MORE
27	(c)	SPEC	IAL REVIEW CASES:
28		(1)	ALL APPLICATIONS
30		(2)	FILING FEE
31			
			·

3008 6 MGE 194

		o instance			
1		COMMUNITY DEVELOPMENT			
2		MOBILE HOME PARK)		ON
3		HIGH-RISE RESIDENTIAL)	DWELLING UNIT	
4		INTEGRATED SHOPPING CEN			
5			NIEK ,	APPLICATI	
6				PLUS \$30. ACRE	00/
7		INDUSTRIAL PARK			
8		INDUSTRIAL AIR PARK)		ON O/
9		9		ACRE	
10	SECTION 13-23. SUB	DIVISION FEES.			
11	NOTE: CONSULT.	ATION NO FEE; PRELIMINAR	RY AND FINAL	PLAT, ONE	
12	COMBINED FEE; REVIS				•
13	TYPE OF	SUBDIVISION	REVI	STON	
14	SUBDIVISION	FEE	· FE		
15	AGRTCIII.TIIRAI.	\$50.00/FILING FEE	625 00		
16		PLUS \$20.00/LOT	PLUS \$5	5.00/LOT	E
17	CTNOTE BANTIN	252 22			
18	RESIDENTIAL	\$50.00 FILING FEE PLUS \$15.00/LOT	\$25.00 PLUS \$5	FILING FE	E .
19			•		
	MULTI-FAMILY & MOBILE HOME PARK	\$50.00 FILING FEE PLUS \$10.00/DWELLING		FILING FE	Ε
20	RESIDENTIAL	UNIT	DWELLIN		
21	COMMERCIAL	\$100.00 FILING FEE		FILING FE	Ε
22		PLUS \$30.00/ACRE	PLUS \$5	.00/ACRE	
23	INDUSTRIAL	\$100.00 FILING FEE	\$50.00	FILING FE	E .
24		PLUS \$15.00/ACRE		.00/ACRE	
25	Section 2. And Be	It Further Enacted, that	this Act sh	all take	
26		ar days from the date it		,	
27	EFFECTIVE: November 17, 1980				
11			•		

-23-

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80-66 AS AMENDED BUÜK 6 PALE 195

BY THE COUNCIL

Read the third time.

Passed LSD 80-26 (September 16, 1980)(with amendments)
Watthedk xofx Passages

By order

angle Marlaveli, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 17th day of September , 1980 at 3:00 o'clock P.M.



Angle Maclaceli, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive (Acting)

Date 9/18/80

BY THE COUNCIL

This Bill (No. 80-66 as amended), having been approved by the Executive and returned to the Council, becomes law on September 18, 1980.

agele Marlacoli, Secretary

Rec'd & Recorded 3-4 1981 at 1:00 PM.

**JUNCLiber 6 Folio 171 & examined per

H. Douglas Chilcoat, Clerk, Harford Co.

80-66

AS AMENDED

6 FACE 196

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-69

Introduced by Council President Hardwicke at request of County Executive

Legisla	ative Day No. 80-22 Date AUGUST 5, 1980
AN EMER	GENCY ACT to make an appropriation of grant funds to the State's
	Attorney's Office from unanticipated revenues received
	from the State of Maryland Governor's Commission on Law
	Enforcement and the Administration of Justice; to provide
	funds for the salary and benefits for the Juvenile
	Prosecutor program.
	By the Council, August 5, 1980
Introd	uced, read first time, ordered posted and public hearing scheduled
Incroa	on: September 9, 1980
	at: 7:00 p.m.
	By Order: Angele Marlowski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hea	ring and title of Bill having been published according to the
Charte	r, a public hearing was held on September 9, 1980
and co	ncluded on September 9, 1980
	agla Machinili, Secretary
EXPLANATION:	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. BILL NO.

300K 6 ME 197

WHEREAS, the County Executive has recommended an 1 emergency appropriation of unanticipated grant revenues to the 2 county budget for the fiscal year ending June 30, 1981, and 3 continuing thereafter in accordance with the terms of the grant; 4 and 5 WHEREAS, the funds are part of the State of Maryland 6 Governor's Commission on Law Enforcement and the Administration 7 8 of Justice grant; and 9 WHEREAS, the funds shall be used for the salary and 10 benefits of the Juvenile Prosecutor program; and WHEREAS, the appropriation of the funds is in 11 accordance with the provisions of Section 518 of the Charter of 12 Harford County, Maryland. 13 14 NOW, THEREFORE, Section 1. Be It Enacted By Tre County Council Of Harford County, 15 Maryland, that the current expense budget for the fiscal year 16 ending June 30, 1981, be, and it is hereby amended by making an 17 emergency appropriation and expenditure from monies received from 18 the State of Maryland in the below listed amounts for the 19 20 purpose detailed: Supplemental Appropriation: 21 Grants Special Fund 22 Office of the State's Attorney 23 Juvenile Prosecutor (7/30/80 - 7/29/81) 24 Grant Accounts Receivable #28-00-03-80-67-03-00-00 . . \$ 3,570 25 Total Grant Receivable . . . 26 \$ 3.570 Grants Special Fund 27 Office of the State's Attorney 28 Juvenile Prosecutor (7/30/80 - 7/29/81) 29 Grant Expenditure Account #88-01-56-00-05-01-01-XX . . \$ 3,700 30 (Personal Services) 31

6 FACE **198**

1	#88-01-56-00-05-01-14-XX \$ 380
2	(Benefits)
3	#88-01-56-00-05-01-15-XX \$ (510) (Receipts)
4	(Neocipes)
5	Total Grant Expenditures
6	Section 2. And Be It Further Enacted, that this Act is hereby
7	declared to be an Emergency Act, necessary for the protection of
8	the public health, safety and welfare, and for the proper operation
9	of a county agency, and shall take effect on the date it becomes
10	law.
11	EFFECTIVE: September 15, 1980
12	
13	
14	The Secretary of the Council does hereby
15	certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.
16	the public and the press.
17	angle Markerski
18	Secretary
19	
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BUOK 6 ACE 199

BY THE COUNCIL

Read the	third	time.
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Passed LSD 80-25 (September 9, 1980) (Wirkxameranews):
FailedxpfxRessagex

By order

Angela Markowski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 10th day of September , 1980 at 3:00 o'clock P.M.



angle Markococki, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill (No. 80-69), having been approved by the Executive and returned to the Council, becomes law on September 15, 1980.

agela Marlowski , Secretary

Rec'd & Recorded 3-4 1981 at 1:00 M.

**Militar & Folio 196 & examined per

ii. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 80-70

800K 6 PAUE 200

COUNTY COUNCIL

· OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-70

Introduced by Council President Hardwicke at request of County Executive

AN ACT to repeal and re-enact with amendments Section 24-25, heading,

Serial Bond and Emergency Note Indebtedness, of Article I,

Date September 2, 1980

Legislative Day No. 80-24

by amendment.

heading, In General, of Chapter 24, heading, Water and Sewer,
all of the Harford County Code (as amended); to provide for the
elimination of an interest restriction on bonds issued by
Harford County, Maryland, for water and sewer projects.
By the Council, September 2, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: October 7, 1980
at:7:00 P.M.
By Order: Regula Markawele, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onOctober 7, 1980
and concluded on October 14, 1980
agla Markavaki, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

800K 6 FALE 201

- 1 Section 1. Be It Enacted By The County Council Of Harford County,
- 2 Maryland, that Section 24-25, heading, Serial Bond and Emergency
- 3 Note Indebtedness, of Article I, heading, In General, of
- 4 Chapter 24, heading, Water and Sewer, all of the Harford County
- 5 Code (as amended), be, and it is hereby repealed and re-enacted
- 6 with amendments, all to read as follows:
- 7 Chapter 24. Water and Sewer.
- 8 Article I. In General.

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- 9 Section 24-25. Serial Bond and Emergency Note Indebtedness.
 - (a) The council will authorize the incurring of indebtedness by the county, in accordance with sections 518 and 524 of the Charter, as they deem necessary. The county may pay the interest on any bond series it issues out of the proceeds of the sale of that series for only one year. Any interest derived from unexpended bond money shall be used only to pay the principal and interest on outstanding bond or emergency note indebtedness. Emergency notes issued to defray noncapital expenditures shall ultimately be paid for from sources that normally are used to pay for noncapital expenditures.
 - (b) The incurring of indebtedness by the issuance of emergency notes shall be in accordance with the legislative procedures enunciated in the Charter, rules and regulations of the council and section 12 of article 31 of the Annotated Code of Maryland, 1957.
- 25 (c) Bonded indebtedness incurred by the county shall
 26 be incurred in the manner prescribed by the Charter and article 31
 27 of the Annotated Code of Maryland, 1957, and such other provisions
 28 of law as may be applicable.
 - (1) County bonds may be redeemed before maturity, at the option of the county, at such price and under such terms and conditions as may be stated in the bonds or as allowed by law.

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6 PAGE 202 BOOK

			(2)	Count	y bonds	sha	all	be	exemp	ot f	from fe	deral	,
state	and	local	tax	ation	insofar	as	is	all	owed	by	federa	l and	state
law.													

- Bonds shall be issued under the seal of the county and shall contain a statement to the effect that the payment of the principal and interest is guaranteed by the county.
- (4)[The executive or his designee shall affix his signature to all bonds and other related documents and statements as required in the bond bills within ten days after they are presented to him for endorsement.] COUNTY BONDS SHALL BEAR INTEREST AT A RATE ACCEPTABLE TO THE HARFORD COUNTY COUNCIL. Section 2. And Be It Further Enacted, that this Act shall take effect sixty calendar days from the date it becomes law. EFFECTIVE: December 15, 1980

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The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

agli Marlinski, Secretary

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Esst 6 PALE 203

BY THE COUNCIL

Read	the	third	time.	
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Passed LSD 80-28 (October 14, 1980) (WEEKE XZENERALINE)
FAXING XEXPASSES

By order

Angele Markanski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 15th day of October , 1980 at 3:00 o'clock P.M.



Angela Markovski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill (No. 80-70), having been approved by the Executive and returned to the Council, becomes law on October 15, 1980.

angele Markershi. , Secretary

Rec'd & Recorded 3-4 1981 at 1:00 P. M. Aud Cliber 6 Folio 2000 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

Executive

300% 6 PAGE 204

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-71

Introduced by Council President Hardwicke at the request of the County

Legislative Day No 8	0-24 Date September 2, 1980 Executive
AN EMEDCENCY ACT to	
	ke an appropriation of grant funds to the
	tment of Public Works from unanticipated
reven	ues received from the Baltimore Regional Planning
Counc	il; to provide funds for the Harford County
"208"	Water Quality Management Grant Program.
	•
Ву	che Council, September 2, 1980
Introduced, read firs	time, ordered posted and public hearing scheduled
on:	October 7, 1980
at:	7:00 P.M.
By Order:	angele Markente, Secretary
_	
	PUBLIC HEARING
Hav	ing been posted and notice of time and place.
of hearing and title o	Bill having been published according to the
Charter, a public hear	ng was held on October 7, 1980
and concluded on	October 7, 1980
	•
	Angels Markovski , Secretary
ANATION: CAPITALS INDICATE N	
	ALLER ADDED IO EXISTING LAW.

EXPLANATION:

CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 80-71

BUDK 6 PACE 205

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County Budget for the fiscal year ending June 30, 1981, and continuing thereafter in succeeding fiscal year ending June 30, 1982, in accordance with the terms of the grant; and

WHEREAS, the funds are part of the Baltimore Regional Planning Council; and

WHEREAS, the funds shall be used for the Harford County "208" Water Quality Management Grant Program; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Section 518 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1981 and June 30, 1982, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the Baltimore Regional Planning Council in the below listed amounts for the purpose detailed:

Appropriation:

Grants Special Fund

Department of Public Works

"208" Program (October 1, 1980 - September 30, 1981)

Grant Receivable Account No. 28-00-03-80-30-04-00-00 \$14,520

Total Grant Fund Receivable \$14,520

Grants Special Fund

Department of Public Works

"208" Program (October 1, 1980 - September 30, 1981)

Grant Expenditure Account No. 88-03-78-01-04-05-01-xx \$17,285 (Personal Services)

88-03-78-01-04-05-02-xx \$ 200 (Travel)

80-71

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BUUK **B** FACE **206**

1 2	88-03-78-01-04-05-03-xx \$ 625 (Contractual Services)
3	88-03-78-01-04-05-05-xx \$ 300 (Supplies & Materials)
5	88-03-78-01-04-05-08-xx \$ 200 (Other Charges)
7	88-03-78-01-04-05-14-xx \$ 2,390 (Benefits)
9	88-03-78-01-04-05-15-xx (\$ 6,480) (Receipts)
10	Total Grant Fund Expenditures \$14,520
12	Section 2. And Be It Further Enacted, that this Act is hereby
13	declared to be an Emergency Act, necessary for the protection
14	of the public health, safety and welfare, and for operation of
15	a vital County program, and shall take effect on the date it
16	becomes law.
17	EFFECTIVE: October 9, 1980
18	185
19	. The Secretary of the Council does hereby
20	certify that fifteen (15) copies of this bill are immediately available for distribution to
22	the public and the press.
23	Angla Markowski, Secretary
24	
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DUL! 6 PACE 207

BY THE COUNCIL

Read the third time. Passed_LSD 80-27 (October 7, 1980)iwixhxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx		
By order Capta Markeria, Secretary Sealed with the County Seal and presented to the County Executive for his approval this8thday ofOctober, 1980 at3:00o'clock PM. Capta Markeria, Secretary By THE EXECUTIVE APPROVED: By THE EXECUTIVE APPROVED: By THE COUNCIL This Bill (No. 80-71), having been approved by the Executive	Read the third time.	
By order Capta Markeria, Secretary Sealed with the County Seal and presented to the County Executive for his approval this8thday ofOctober, 1980 at3:00o'clock PM. Capta Markeria, Secretary By THE EXECUTIVE APPROVED: By THE EXECUTIVE APPROVED: By THE COUNCIL This Bill (No. 80-71), having been approved by the Executive	Passed_LSD	80-27 (October 7, 1980) XWXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Sealed with the County Seal and presented to the County Executive for his approval this8thday ofOctober, 1980 at3:00o'clock PM. By THE EXECUTIVE APPROVED: By THE EXECUTIVE APPROVED: By THE COUNCIL By THE COUNCIL		
Sealed with the County Seal and presented to the County Executive for his approval this8thday ofOctober, 1980 at3:00o'clock PM. County Executive		By order
at 3:00 o'clock P.M. BY THE EXECUTIVE APPROVED: BY THE COUNCIL This Bill (No. 80-71), having been approved by the Executive		Angele Markowski, Secretary
at 3:00 o'clock P.M. BY THE EXECUTIVE APPROVED: BY THE COUNCIL This Bill (No. 80-71), having been approved by the Executive	Sealed with the Count	y Seal and presented to the County Executive
at 3:00 o'clock P.M. Apple Darland, Secretary EY THE EXECUTIVE APPROVED: BY THE COUNCIL This Bill (No. 80-71), having been approved by the Executive		8th 3 C October
BY THE EXECUTIVE APPROVED: By THE COUNCIL This Bill (No. 80-71), having been approved by the Executive		
BY THE EXECUTIVE APPROVED: By THE COUNCIL This Bill (No. 80-71), having been approved by the Executive	STOLIN COUNTY	angela Markovski, Secretary
Date Kither 9,1980 BY THE COUNCIL This Bill (No. 80-71), having been approved by the Executive		
Date Lother 9,1980 BY THE COUNCIL This Bill (No. 80-71), having been approved by the Executive	APPROVED:	
Date Nothing 9,1980 BY THE COUNCIL This Bill (No. 80-71), having been approved by the Executive		County Executive
This Bill (No. 80-71), having been approved by the Executive		Date Schlier 9,1980
This Bill (No. 80-71), having been approved by the Executive		
This Bill (No. 80-71), having been approved by the Executive		
		BY THE COUNCIL

Rec'd & Recorded 3-4 1981 at 1:00 P. M. 100 CLiber 6 Folio 204 & examined per i. Douglas Chilcoat, Clerk, Harford Co.

- argela Marlameli, Secretary

800K 6 FALE 208

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-72

County Executive

Introduced by

Council President Hardwicke at the request of the

Legislative Day No. 80-24 Date September 2, 1980
AN EMERGENCY ACT to make an appropriation of grant funds to the
Commission for Women from unanticipated revenues
received from the Mayor's Office of Manpower
Resources for the Open Door Program; to provide
funds for training to reduce the employment
barriers of the displaced homemaker.
, men
·
By the Council, September 2, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: October 7, 1980
at: 7:00 P.M.
By Order: Angele Markensky, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onOctober 7, 1980
and concluded onOctober 7, 1980 .
agle Marlavele: , Secretary
Mayle 10 Jarlavele: , Secretary
ANATION. CADITAIS INDICATE MATTER ADDED TO EVICTING LAIL

EXPLANATION:

CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BUGY 6 HALE 209

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County Budget for the fiscal year ending June 30, 1981, and continuing thereafter in accordance with the terms of the grant; and

WHEREAS, the funds are part of the Mayor's Office of
Manpower Resources and Maryland Department of Human Resources; and
WHEREAS, the funds shall be used for the Open Door
Program to provide funds for training to reduce the employment
barriers of the displaced homemaker; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Section 518 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1981, be, and it is hereby amended by making an energency appropriation and expenditure from monies received from the Mayor's Office of Manpower Resources and Maryland Department of Resources in the below listed amounts for the purpose detailed: Appropriation:

Grants Special Fund

Commission for Women

Open Doors Program

Grant Receivable Account No. 28-00-03-80-59-01-00-00 \$3,659

Total Grant Fund Receivable \$3,659

27 Grants Special Fund

28 Commission for Women

Open Doors Program

Grant Expenditure Account No. 88-01-42-00-03-01-02-xx \$ 250 (Travel)

88-01-42-00-03-01-03-xx \$3,204 (Contractual Services)

80-72

BOUN 6 PALE 210

1		88-01-42-00-03-01-04-xx (Rents & Utilities)	\$ 25
2		88-01-42-00-03-01-05-xx (Supplies & Materials)	\$ 180
4	Total Grant Fund Expenditure	es	\$ 3,659
5			
6	Grants Special Fund		
7	Commission for Women		
8	Displaced Homemaker Program		
9	Grant Receivable Account No.	28-00-03-80-58-01-00-00	\$20,520
10	Total Grant Fund Receivable		\$20,520
11	187		
12	Grants Special Fund		
13	Commission for Women		
14	Displaced Homemaker Program		
15	Grant Expenditure Account No.	88-01-42-00-03-00-01-xx (Personal Services)	\$13,000
16		(rersonar bervices)	
17		88-01-42-00-03-00-02-xx (Travel)	\$ 200
18		(114/01)	
19		88-01-42-00-03-00-03-xx (Contractual Services)	\$ 4,970
20		(contractual belvices)	
21		88-01-42-00-03-00-04-xx (Rents & Utilities)	\$ 750
22		(Renes a Cerretal)	
23		88-01-42-00-03-00-05-xx (Supplies & Materials)	\$. 650
24		(bappines a naterials)	•
25		88-01-42-00-03-00-08-xx (Other Charges)	\$ 50
26		(conditional god)	
27 28		88-01-42-00-03-00-14-xx (Benefits)	\$ 900
29	Total Grant Fund Expenditure	29	\$20.520
30	Total Grane Land Expenditure	,	720,520
31			
_ '			

BUOK 6 PALE 211

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare, and for operation of a vital County program, and shall take effect on the date it becomes law.

EFFECTIVE: October 9, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowski, Secretary

BUOY 6 PAGE 212

BY THE COUNCIL

Read the third time.
Passed LSD 80-27 (October 7, 1980) Xwixhxamendments)

By order
Sealed with the County Seal and presented to the County Executive for his approval this 8th day of October , 1980
at 3:00 o'clock P.M.
Anyla Markuski, Secretary BY THE EXECUTIVE
APPROVED:
Date Kitches a 1980
BY THE COUNCIL
This Bill (No. 80-72), having been approved by the Executive

and returned to the Council, becomes law on October 9, 1980.

Aggle Mulhaili, Secretary

Rec'd & Recorded 3-4 19 8 at 1:00 P.M.
H. Douglas Chilcoat, Clerk, Harford Co.

October 9, 1500

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BUGE 6 FACE 213

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-73

Council President Hardwicke at the request of the Introduced by County Executive Legislative Day No. 80-24 Date September 2, 1980 AN EMERGENCY ACT to make a supplemental appropriation from the General Fund Reserve for Contingencies for the current fiscal year; to provide funds for the settlement of a legal claim against Harford County. By the Council, September 2, 1980 Introduced, read first time, ordered posted and public hearing scheduled on: October 7, 1980 7:00 P.M. at: By Order: Dayle Muslaudi, Secretary PUBLIC HEARING Having been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on October 7, 1980

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted existing law. <u>Underlining</u> indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

and concluded on ____October 7, 1980

BILL NO. 80-73

agele Markovski , Secretary

8 PAGE 214

WHEREAS, the County Executive has recommended a supplemental appropriation to the current expense budget for the fiscal year ending June 30, 1981, in accordance with Section 517 of the Charter of Harford County, Maryland; and

WHEREAS, such funds are necessary for settlement of a legal claim against Harford County; and

WHEREAS, the Treasurer has certified that such funds are available for appropriation.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1981, be, and it is hereby amended by making an appropriation from the General Fund Reserve for Contingencies in the below listed amounts for the purpose detailed:

Appropriation:

From: General Fund Reserve for Contingency

Account No. 70-13-17-00-01-00-07-01 \$21,964

To: General Fund - Department of Law

Account No. 70-01-24-00-01-00-08-02 \$19,222 (Other Claims)

Sub-Total \$19,222

General Fund - Department of Parks & Recreation

Account No. 70-06-25-00-01-00-01-01 \$ 1,954 (Personal Services)

Sub-Total \$ 1,954

General Fund - Benefits

Account No. 70-01-97-00-01-00-14-11 \$ 788 (Benefits - Retirement)

Sub-Total \$ 788

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the preservation

BOOK 6 PAUE 215

of the public health, safety and welfare and is necessary for the satisfactory resolution of a legal claim against Harford County, and shall take effect on the date it becomes law.

EFFECTIVE: October 9, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markowski, Secretary

800K 6 PALE 216

	BY THE COUNCIL
Read the third time.	•
Passed_LSD	80-27 (October 7, 1980) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Weddedx xxfx.P	GERERAL TAGO VAYAN WEEK ANDER KEX
	By order Angle Malacki, Secretary
Sealed with the County	y Seal and presented to the County Executive
for his approval this	8th day of October , 1980
ato'clo	ock P.M.
	Angela Markovski, Secretary BY THE EXECUTIVE
APPROVED:	
	County Executive Date <u>Motobles</u> 9 1980
	BY THE COUNCIL
This Bill (No.	80-73), having been approved by the Executive
and returned to the Cou	ncil, becomes law on October 9, 1980.
	angele Markewski, Secretary

Rec'd & Recorded 3-4 1981 at 1:00 P. M.

140C Liber 6 Folio 213 & examined per

H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 80-74

EUSN 6 ALE 217

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by ____Council President Hardwicke at request of County Executive

BILL NO. 80-74 (AS AMENDED)

	Legisl	ative Day No80	Date September 2, 1980
		AN EMERGENCY ACT	to make a supplemental appropriation from
			the General Fund Reserve for Contingencies
			for the current fiscal year; to provide
			funds for payroll expenses of the Supervisors
			of Elections of Harford County.
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			er to the second of the second
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		By +	he Council, September 2, 1980
	Tutuai		
	Introd		time, ordered posted and public hearing scheduled October 7, 1980
		on:	7:00 P.M.
		at:	0 150 1 1: Samutama
		By Order:	Capla Markerski, Secretary
			PUBLIC HEARING
		Havi	ng been posted and notice of time and place
	of hea	ring and title of	Bill having been published according to the
	Charte	er, a public heari	ng was held onOctober 7, 1980
	and co	ncluded on	october 7, 1980
			agela Marlacocki , Secretary
EXPLA	NATION:	[Brackets] indicate existing law. Under added to Bill by a	TTTER ADDED TO EXISTING LAW. e matter deleted from lining indicates language mendment. Language lined tter stricken out of Bill
		by amendment.	BILL NO. 80-74
ı		•	AS AMENDED

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To:

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WHEREAS, the County Executive has recommended a supplemental appropriation to the current expense budget for the fiscal year ending June 30, 1981, in accordance with Section 517 of the Charter of Harford County, Maryland; and

WHEREAS, such funds are necessary for the Supervisors of Elections payroll expenses for verifying the "Taxpayer's Petition" to effectuate a Charter Amendment; and

WHEREAS, the Treasurer has certified that such funds are available for appropriation.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1981, be, and it is hereby amended by making an appropriation from the General Fund Reserve for Contingencies in the below listed amounts for the purpose detailed:

Appropriation:

From: General Fund Reserve for Contingency

Account No. 70-13-17-00-01-00-07-01 \$3,500 General Fund - Board of Elections

Account No. 70-01-04-00-01-00-01-xx \$3,500 (Personal Services) \$2,700

Total Funds Appropriated \$3,7500 \$2,700

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the preservation of the public health, safety, and welfare and is necessary for the operation of County government, and shall take effect on the date it becomes law.

EFFECTIVE: October 15, 1980

80-74

AS AMENDED

BOUK 6 PAGE 219

BY THE COUNCIL

DI THE COUNCIL
•
80-28 (October 14, 1980) (with amendments)
azzaga
By order
angle Mulaceli, Secretary
y Seal and presented to the County Executive
15th day of, 1980
ock P.M.
Angela Machandi, Secretary
BY THE EXECUTIVE
Jelling Barrana
Date Moles 15 1980
5

BY THE COUNCIL

This Bill (No. 80-74 (as amended), having been approved by the Executive and returned to the Council, becomes law on October 15, 1980.

agela Marlowk. , Secretary

Rec'd & Recorded 3-4 19 % at 1.00 P. M. H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 80-75

800K 6 PALE 220

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-75

Introduced by Council President Hardwicke at the request of the County

Legisla	ative D	ay No.	80-25	Date	September	9, 1980	
AN EME	RGENCY	2- on Co Ad pr Ag Co du th wh a fo ar Ar	add new Div 198.6, gener Aging, to A mmissions an ministration ovide for the ing in Harfo ouncil; to practice Council; to ich shall de comprehensiver the order ad generally rea Agency on aryland.	ally heading rticle 12, d Committee, all of the establish rd County a covide for mons and object of provide for and coord persons in relating to	ng, Harford heading, Acts, to Chap he Harford on Area hembership jectives of for an Agendaminister dinated system of the estab	County Are gencies, Boter 2, head County Code Area Agency Additional Agency Additional Agency and Counthe area potem of serunty, Mary lishment of	ea Agency cards, ding, e; to cy on visory ers, y and ncil lan for vices land; f an
		•					
			By the Counc	il, Septe	mber 9, 198	30	····
Introd	uced,	read f	irst time,	ordered pos	sted and pul	blic hearing	ng schedule
			on: Oct	ober 14, 19	080		•
	•		at:	7:00 P.M.			
		By Ord	er: Aug	le Mark	Inachi:	, Secre	etary
			PU	BLIC HEARIN	IG		•
			Having been	posted and	notice of	time and p	place
of hea	ring an	nd titl	e of Bill ha	ving been p	oublished a	ccording to	o the
Charte	r, a p	ublic h	earing was h	eld on	October 14	, 1980	
and co	nclude	d on _	October	14, 1980	•		
			ange	le Mas	laraiki .	, Sec:	retary
EXPLANATION:	[Bracke existin added	ets] in g law. to Bill	ATE MATTER ADDE dicate matter Underlining in by amendment.	r deleted dicates lang Language l	from uage ined	0.0	

by amendment.

6 ME 221 8064

1 Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that new Division 8.A, Sections 2-198.1 through 2-198.6, 3 generally heading, Harford County Area Agency on Aging, be, and 4 they are hereby added to Article 12, heading, Agencies, Boards, 5 Commissions and Committees, of Chapter 2, heading, Administration, 6 all of the Harford County Code, all to read as follows: 7 CHAPTER 2. ADMINISTRATION. 8 ARTICLE 12. AGENCIES, BOARDS, COMMISSIONS AND COMMITTEES. 9 Section 2-198.1. Harford County Area Agency on Aging; Created;

- The Harford County Area Agency on Aging is hereby 12 established within the Department of Community Services.
- The Agency shall have as its purpose to develop and 14 administer the area plan for a comprehensive and coordinated system 15 of services for the older persons in Harford County, Maryland.
- (c) The Department of Community Services is a multi-purpose 17 agency with the authority and capacity to administer human services 18 \parallel in Harford County. It shall delegate all its authority and 19 responsibility in this area to a single organizational unit in the 20 agency, known as The Area Agency on Aging.
- 21 Section 2-198.2. Staffing.

10 Purpose, Function.

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- The Harford County Area Agency on Aging shall consist of 22 23 a director and an adequate number of qualified staff.
- 24 Section 2-198.3. Powers, Responsibilities and Duties.

The Area Agency shall:

- (a) Monitor, evaluate, and comment on all policies, programs, 27 hearings, levies, and community actions which affect older persons.
 - (b) Conduct public hearings on the needs of older persons.
- 29 Represent the interests of older persons to public 30 officials, public and private agencies or organizations.
- 31 (d) Carry out activities in support of the State administered 32 long-term care ombudsman program.

6 PACE 222 8907

	(e)	Coord	dina	ate plann:	ing wi	th	other	agencies	and	orga	nizati	ions
to	promote	new	or	expanded	benef	its	and	opportuni	cies	for	older	
per	sons.											

- (f) Develop and administer an area plan for a comprehensive and coordinated service delivery system in the planning and service area, in compliance with all applicable laws and regulations. Section 2-198.4. Budget.
- (a) The Area Agency shall prepare and submit to the County Executive a budget to include the recommended appropriation for its 10 operation.

11 Section 2-198.5. Reports.

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- (a) The Area Agency shall annually report to the County 13 Executive and the County Council on the activities of the Agency 14 for the preceding year and on the status of older persons in 15 Harford County.
- 16 Section 2-198.6. Area Agency Advisory Council, Functions, 17 Compositions, By-Laws
 - (a) The Council must advise the Agency to
 - (1) Develop and administer the area plan;
 - (2) Conduct public hearings;
 - (3) Represent the interests of older persons; and
- Review and comment on all community policies, 23 programs and actions which affect older persons.
 - The Advisory Council must be made up of
 - More than 50 percent older persons and include
- (i) Older persons with greatest economic or social 27 needs; and
 - Participants under this part.
 - Representatives of older persons; (2)
 - (3)Local elected officials; and
 - (4)The general public.

8004 6 FACE 223

1	(5) The County Executive shall appoint the members and
2	shall designate one (1) member as chair.
3	(c) The Council must meet at least four (4) times a year.
4	(d) By-Laws. The area agency must develop and make public
5	By-Laws which specify the role and functions of the Advisory
. 6	Council, number of members, procedures for selection of members,
7	term of membership, and the frequency of meetings.
8	(e) The members of the Council shall receive no salaries but
9	shall be reimbursed for reasonable expenses incurred in the
10	performance of their duties.
11	Section 2. And Be It Further Enacted, that this Act is hereby
12	declared to be an Emergency Act, necessary for the governmental
13	function of Harford County and the operation of a County Agency
14	and shall take effect on the date it becomes law.
15	EFFECTIVE: October 15, 1980
16	
17	The Secretary of the Council does hereby certify that fifteen (15) copies of this bill
18	are immediately available for distribution to the public and the press.
19	
20	Lugela Markowski, Secretary
21	

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6 PAGE 224

	BY THE COUNCIL	
Read the third time	•	
Passed L	SD 80-28 (October 14, 1980) XWXX	(BV Weekkalanener)
THINKS T		m.cmendanas)
	By order	
	aple Marknaki	_, Secretary
Sealed with the Coun	nty Seal and presented to the Co	unty Executive
for his approval the	is15th day ofOctober	, 1980
at o'c		, 17 <u>00</u>
TARTY LORD	BY THE EXECUTIVE	_, Secretary
APPROVED:		
	County Executive Date Actoller 15, 1980	
	BY THE COUNCIL	
This Bill (No.	80-75), having been approved by	/ the Executive
	Council, becomes law on October	
		, Secretary

Rec'd & Recorded 3-4 197/ at 1:00 M.

H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: October 15, 1980

BUDY 6 FACE 225 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-77

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No8	0-25 Date September 9, 1980
AN EMERGENCY ACT	to make a supplemental appropriation from the
	General Fund Reserve for Contingencies for the
	current fiscal year; to provide funds for the
•	employment of a Rideshare Coordinator and for
	expenses associated with a Transit Development
1	Program.
	artie.
By the	Council, September 9, 1980
Introduced, read first t	time, ordered posted and public hearing scheduled
on: _	October 14, 1980
at: _	7:00 P.M.
By Order: _	Angele Markevachi, Secretary
	PUBLIC HEARING
Having	been posted and notice of time and place
of hearing and title of B	Bill having been published according to the
Charter, a public hearing	was held on October 14, 1980
and concluded on	October 14, 1980 .
2_	agle Markouki, Secretary
existing law. Underli added to Bill by ame	matter deleted from indicates language endment. Language lined ter stricken out of Bill BILL NO.

BUUN 6 FACE 226

1	WHEREAS, the County Executive has recommended a
2	supplemental appropriation to the current expense budget for the
3	fiscal year ending June 30, 1981, in accordance with Section 517
4	of the Charter of Harford County, Maryland; and
5	WHEREAS, such funds are necessary for the operation of a
6	Regional Ridesharing Program and the Transportation Planning
7	Program; and
8	WHEREAS, the Treasurer has certified that such funds
9	are available for appropriation.
10	NOW, THEREFORE,
11	Section 1. Be It Enacted By The County Council of Harford County,
12	Maryland, that the current expense budget for the fiscal year
13	ending June 30, 1981, be, and it is hereby amended by making an
14	appropriation from the General Fund Reserve for Contingencies
15	in the below listed amounts for the purpose detailed:
16	Appropriation:
17	From: General Fund Reserve for Contingency
18	Account No. 70-13-17-00-01-00-07-01 \$6,380
19	To: General Fund - Department of Planning and Zoning
20	Account No. 70-01-27-00-01-00-07-xx \$6,380 (Grants, Subsidies, & Contributions)
22	Total Funds Appropriated \$6,380
23	
24	Grants Special Fund
25	Department of Planning and Zoning
26	Transportation Planning Program (7/1/80 - 6/30/81)
27	Grant Accounts Receivable
28	Account No. 28-00-03-80-81-00-00-00 \$10,000
29	Total Grant Receivables \$10,000
30	Grants Special Fund
	Department of Planning and Zoning
31	Transportation Planning Program (7/1/80 - 6/30/81)
32	

1	BUOK 6 PACE 227		
1	Grant Expenditures Account No.	38-01-27-00-03-00-03-xx (Contractual Services)	\$13,000
•			
3		88-01-27-00-03-00-05-xx (Supplies & Materials)	300
5		00 01 27 00 02 00 15	(2 200)
6		88-01-27-00-03-00-15-xx (Receipts)	(3,300)
7	Total Grant Expenditures	5	\$10,000
8	Cuenta Cresial Rund		
9	Grants Special Fund	_	
10	Department of Planning and Zoning		
11	Ridesharing Program (7/1/80 - 6/	(30/81)	
	Grant Accounts Receivable		
12		0-82-00-00-00	
13		ables	\$22,320
14	Grants Special Fund		
15	Department of Planning and Zoning		
16	Ridesharing Program (7/1/80 - 6/	/30/81)	
17	Grant Expenditures Account No.	88-01-27-00-03-01-01-xx (Personal Services)	\$ 6,300
19		00 01 07 00 02 01 02	4.5.0
20		88-01-27-00-03-01-02-xx (Travel)	450
21		00 01 27 00 02 01 02	15 700
22		88-01-27-00-03-01-03-xx (Contractual Services)	15,700
23		88-01-27-00-03-01-05-xx	1,150
24		(Supplies & Materials)	
25		88-01-27-00-03-01-08-xx	400
26		(Other Charges)	
27		88-01-27-00-03-01-14-xx	1,400
28		(Benefits)	
29		88-01-27-00-03-01-15-xx	(3,080)
30		(Receipts)	
31	Total Grant Expend	itures	\$22,320
32	-		

800F 6 FALE 228

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the preservation of the public health, safety and welfare and is necessary for the governmental operation of the County, and shall take effect on the date it becomes law.

EFFECTIVE: October 15, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Lagela Markowski, Secretary

-3-

CONTINGENCY FUND STATUS 70-13-17-00-01-00-07-XX

GENERAL FUND FY 81

	EN			В	UÚ.	6 PACE 2
	RESERVE FOR CONTINGENC APPROPRIATION \$188,81	\$188,816	\$166,852	\$163,352	\$156,352	\$149,972
	DATE . PASSED	N/A				
	ANOUNT	N/A	\$21,964	\$ 3,500	\$ 7,000	\$ 6,380
	PURPOSE	Balance as Appropriated	Dept. of Law and Dept of Parks & Rec To provide funds for Carole D. Pickle vs. Harford County	Board of Elections - To provide funds for payroll expenses for verifying the "Taxpayer's Petition"	Dept. of Planning & Zoning - To provide funds for clerical expenses.	Dept. of Planning & Zoning - To provide funds for Regional Ride Sharing Program Grant and Transportation Planning Program Grant for Local Share contribution.
ON TITA	BILL NO.	80-24	-08	-08	-08	80-

6 PAGE 229

80-77

BUL: 6 PAGE 230

ate: September 2, 1980

Re: Reserve for Contingency Fund

70-13-17-00-01-00-07-01

CERTIFICATION OF FUNDS

This will cortify that funds are available	and	
unencumbered in the Reserve for Contingency, General		
Fund in the amount of \$ 6,380.00	as of	-
<u>September 2</u> , 19 80.		

Treasurer (Acting)

Comptroller of the Treasury

	Date: September 2, 1980
1.	Grant Title and Purpose: Transportation Planning & Ridesharing Programs - To
	provide funding for salaries, contractual, and activities associated with the
	programs.
2.	Grant Administrator: Guy Hager
3.	Granting Organization: Md. Dept. of Transportation & Regional Planning Council
4.	Amount of Grant: (Both) \$32,320.00 Bill # 80-
5.	Dates of Grant: From: 7/1/80 To: 6/30/81
6.	Grant is: New Renewal Modification
7.	Financial Reporting: Reimbursement Reports are Required: Quarterly
	Other and will be prepared by Dept. of Planning and Zoning
	(A copy is required to be sent to Joel Hinojosa, Department of Treasury.)
8.	Cost Sharing Arrangements: Outside Funding: \$32,320 County's Share: \$6,380
9.	Method by which County will Receive Funds: Reimbursement Requests
0.	Audit Requirements: Yes
1.	Overhead Cost Arrangement with County: None
2.	Transportation Planning: 88-01-27-00-03-00-xx-xx Appropriation Account Number: Ridesharing Coordinator: 88-01-27-00-03-01-xx-xx
3.	Receivable Account Number: Transportation Planning: 28-00-03-80-81-00-00-00 Ridesharing Coordinator: 28-00-03-80-82-00-00-00
4.	Proposed Budget by Category:
	TRANSPORTATION PLANNING RIDESHARING COORDINATOR
	Contractual Services (03) \$13,000 Personal Services (01) \$6,300 Supplies & Materials (05) 300 Travel (02) 450 Receipts (15) (3,300) Supplies & Materials (05) 15,700 Supplies & Materials (05) 1,150 Other Charges (08) 400 Benefits (14) 1,400 Receipts (15) (3,080) Total Total \$22,320

6 PAGE 232

BY THE COUNCIL

Read	the	third	time.					•
		Passe	d LSD	80-28	(October	14,	1980)	Xwithxamendments)

By order

Xattledx of x Passagex

agle Markauki, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 15th day of October , 1980 3:00 o'clock P.M.



Ayla Markarli, Secretary

BY THE EXECUTIVE

APPROVED:

BY THE COUNCIL

This Bill (No. 80-77), having been approved by the Executive and returned to the Council, becomes law on October 15, 1980.

Rec'd & Recorded 3-4 198/ at / ... Augle Markeyel., Secretary

William L. Folio 225 & examined per

H. Douglas Chilcogi, Clerk Hadord Co. H. Douglas Chileoat, Clerk, Harford Co.

6 FACE 233

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-78

Council President Hardwicke at the request of the

Introdu	ced by County Executive
Legisla	tive Day No. 80-26 Date September 16, 1980
AN I	EMERGENCY ACT to make a supplemental appropriation from
	the General Fund Reserve for Contingencies
	for the current fiscal year; to provide
	funds for the Harford County Cultural
	Advisory Board.
	. 1
	v •···.
	By the Council, September 16, 1980
Introdu	iced, read first time, ordered posted and public hearing scheduled
11101000	on: October 21, 1980
	at: 7:00 P.M.
	By Order: Angele Markowski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
	ring and title of Bill having been published according to the
Charter	, a public hearing was held onOctober 21, 1980
and cor	october 21, 1980
	agele Markovsk: , Secretary
0	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. 80-78

800% 6 PALE 234

WHEREAS, the County Executive has recommended a supplemental appropriation to the current expense budget for the fiscal year ending June 30, 1981, in accordance with Section 517 of the Charter of Harford County, Maryland; and

WHEREAS, such funds are necessary for the operation of the Harford County Cultural Advisory Board; and

WHEREAS, the Treasurer has certified that such funds are available for appropriation;

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1981, be, and it is hereby amended by making an appropriation from the General Fund Reserve for Contingencies in the below listed amounts for the purpose detailed:

Appropriation:

Grants Special Fund

Cultural Advisory Board (7/1/80 - 6/30/81)

Grants Accounts Receivable No. 28-00-03-80-35-03-00-00 . \$3,300

Grants Special Fund

Cultural Advisory Board (7/1/80 - 6/30/81)

Grants Expenditure Account No. 88-06-16-00-01-03-07-02 . \$3,300 (Grants, Subsidies, & Contributions)

EFFECTIVE: October 24, 1980

it becomes law.

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

Angela Markowski, secretary 80-7

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800 6 FACE 235

BY THE COUNCIL

Read the third time.

By order

Angle Markewski , Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 22nd day of October , 19 80 at 3:00 o'clock P.M.



Angela Markovski , Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date /

BY THE COUNCIL

This Bill (No. 80-78), having been approved by the Executive and returned to the Council, becomes law on October 24, 1980.

angele Markowski, Secretary

Recid & Recorded 5 19 8 at 1-70 Liber Folio 33 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

AS AMENDED

300% 6 FALE 236

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-79 (AS AMENDED)

Introdu	Council President Hardwicke at the reduced by County Executive	equest of the
Legisla	lative Day No. 80-26 Date Septe	mber 16, 1980
AN EMEI	ERGENCY ACT to repeal Article II, heading, Disof Chapter 9, heading, Environmental Concounty Code, as amended; to add new Article Disposal Sites Generally, to Chapter 9; prohibition-of-the-unregulated-deposit-octation-of-the-unregulated-deposit-octation-exception-from-these-provision-from-these-provision-from-these-provision-from-these-provision-from-these-provision-from-these-provide-an-exception-from-these-provision-from-these-provide-an-exception-from-these-provision-from-these-provide-at-Generated-upon-Federal-Reservations-local at-County-landfill-facilities; to estable a fee schedule for the regulated deposit waste matter within the landfills of Harton further provide that-the-Director-of-Works-be-empowered-to-establish-PROPOSE-waste-matter-deposited-at-Harford-County-FURTHER TO PROVIDE THAT ALL FEES SHALL BISLATIVE ACT; AND TO ESTABLISH FEES FOR	trols, of the Harford cle II, heading, Waste to-provide-for-the f-waste-matter-extracted f-Harford-County; -to ms-for-a-regional-auth-eptance-of-waste-matter; ted-within-the-County; ish PROPOSE ESTABLISH ing of out-of-County ford County; and the-Department-of-Public fee-schedules-for-all-landfills; -AND-TO
	By the Council, September 16,	1980
Introd	oduced, read first time, ordered posted and	public hearing scheduled
	on: October 21, 1980	
	at: 7:00 p.m.	
	By Order: Ongle Markowski	, Secretary
	PUBLIC HEARING	•
	Having been posted and notice o	f time and place
of hea	earing and title of Bill having been published	
	ter, a public hearing was held on October 2	
	0.1.1	
and co	concluded on October 21, 1980	_ •
	angels Markameli:	, Secretary
EXPLANATION:	: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill	

by amendment.

BILL NO. 80-79

800K 6 FACE 237

Section 1. Be It Enacted By The County Council of Earford County,

Maryland, that Article II, heading, Disposal Sites Generally, of

Chapter 9, heading, Environmental Controls, of the Harford County

Code, as amended, be, and it is hereby repealed and that new

Article II, heading, Waste Disposal Sites Generally, be, and it

is hereby enacted to stand in lieu of the repealed Article, all

to read as follows:

Chapter 9. Environmental Controls.

ARTICLE II. WASTE DISPOSAL SITES GENERALLY.

SECTION 9-15. WASTE MATTER GENERATED OUTSIDE OF COUNTY.

IT SHALL BE UNLAWFUL FOR ANY PERSON, CORPORATION, INCORPORATED TOWN, MUNICIPALITY, CITY, COUNTY OR ANY OTHER GOVERNMENTAL AGENCY OR GOVERNMENTAL UNIT TO DUMP OR DEPOSIT ANY WASTE MATTER EXTRACTED OUTSIDE THE COUNTY OR ORIGINATING OUTSIDE THE COUNTY, SUCH AS, BUT NOT LIMITED TO, REFUSE, SLUDGE, SEWERAGE, WASTE, SOLID WASTE, LIQUID WASTE, SEPTIC WASTE, OR ANY OTHER SIMILAR WASTE MATTER UPON ANY LAND OR PROPERTY WITHIN THE BOUNDARIES OF HARFORD COUNTY, MARYLAND, WHITHOUT THE PRIOR APPROVADOFTHE MARYLAND STATE DEPARTMENT OF HEALTH AND MENTAL HYGIENE, THE

SECTION 9-16. WASTE MATTER GENERATED ON PRIVATE PROPERTY.

IT SHALL BE UNLAWFUL FOR ANY PROPERTY OWNER, OR ANY PERSON WHO IS IN THE POSSESSION OF SUCH PROPERTY, TO ALLOW ANY PERSON, CORPORATION, INCORPORATED TOWN, MUNICIPALITY, CITY, COUNTY, GOVERNMENTAL AGENCY OR GOVERNMENTAL UNIT TO DUMP OR DEPOSIT ANY WASTE MATTER ON THEIR PROPERTY IN VIOLATION OF SECTION 9-15 OF THIS ARTICLE.

SECTION 9-17. EXEMPTIONS.

EXEMPT FROM THE PROVISIONS OF <u>SECTION 9-15</u> and <u>9-16</u> OF THIS ARTICLE ARE THE MUNICIPALITIES, TOWN, INCORPORATED TOWNS LOCATED IN HARFORD COUNTY, THE HARFORD COUNTY GOVERNMENT, AND ANY RE-

80-79 AS AMENDED

BCOK 6 PAGE 238

GIONAL WASTE AUTHORITY, WHICH INCLUDES HARFORD COUNTY.

SECTION-9-18---FEDERAL-RESERVATIONS.

FOR-THE-PURPOSES-OF-THIS-ARTICLE, ANY-WASTE-MATTER-EXTRACTED

UPON-FEDERAL-RESERVATIONS-LOCATED-WITHIN-HARFORD-COUNTY-SHALL-BE

CONSIDERED-WASTE-MATTER-EXTRACTED-OUTSIDE-THE-COUNTY-OR-ORGINI
NATING-OUTSIDE-THE-COUNTY.

SECTION 9-19: 9-18. SOLID WASTE DISPOSAL FEES.

ANY SOLID WASTE, EXTRACTED OUTSIDE THE COUNTY OR ORIGINATING OUTSIDE THE COUNTY, WHICH-IS-APPROVED FOR DEPOSIT IN ANY SOLID WASTE FACILITY OR LANDFILL OPERATED BY OR FOR HARFORD COUNTY AND LOCATED WITHIN HARFORD COUNTY, SHALL BE ACCEPTED UPON PAYMENT OF A-MINIMUM-FEE-OF-TWELVE-BOLLARD-(\$12.00)-PER-TON: A FEE OF EIGHTEEN DOLLARS (\$18.00) PER TON AS DETERMINED BY WEIGHING OR VEHICLE CAPACITY. ANY ADDITIONAL FEES OR CHANGES IN FEES SHALL BE BY LEGISLATIVE ACT. TO FACILITATE THE COLLECTION OF THE DISPOSAL FEES AUTHORIZED UNDER THIS ARTICLE, THE DIRECTOR OF PUBLIC WORKS IS HEREBY AUTHORIZED TO REQUEST ROUTING MAPS, CLIENTELE LISTS, DAYS OF COLLECTION, TRUCK ASSIGNMENTS, AND OTHER PERTINENT INFORMATION FROM USERS OF FACILITIES OPERATED BY OR FOR THE COUNTY. EVERY USER MAY-BE IS REQUIRED TO SUPPLY THIS INFORMATION UPON REQUEST REGARDLESS OF THE TYPE OF VEHICLE BEING USED TO HAUL THE WASTE MATTER, AND REGARDLESS OF WHETHER THE COLLECTION IS FROM PRIVATE OR COMMERCIAL SOURCES. SECTION-9-20---ADOPTION-OF-FEES-BY-AND-RULES-AND-REGULATIONS-

THE-DIRECTOR-OF-PUBLIC-WORKS-SHALL-BE-AUTHORIZED-TO-ESTABLISH

PROPOSE-TO-THE-COUNTY-COUNCIL-FOR-CONSIDERATION-ALL-DISPOSAL-FEES

FOR-ALL-COMMERCIAL,-INDUSTRIAL,-OR-BUSINESS-RELATED-WASTE-GENERATED

WITHIN-THE-COUNTY-BY-RULE-AND-REGULATION:--ADDITIONALLY,-THE

DIRECTOR-MAY-ADJUST-THE-DISPOSAL-FEES-AUTHORIZED-BY-THIS-ARTICLE

BY-ADOPTING-REGULATIONS:--ALL-FEES-SHALL-BE-ESTABLISHED-BY

LEGISLATIVE-ACT:--ALL-RULES-AND-REGULATIONS-PROMULGATED-BY-THE

DIRECTOR-OF-THE-DEPARTMENT-OF-PUBLIC-WORKS-SHALL-BE-ADOPTED-IN-

80-79 AS AMENDED

6 FALT 239 BUON

ACCORDANCE-WITH-SECTION-897-OF-THE-HARFORD-COUNTY-CHARTER. SECTION 9-19. TIRE DISPOSAL.

(A) THE FOLLOWING DISPOSAL FEES ARE HEREBY ESTABLISHED FOR THE RESPECTIVE TIRE CATEGORIES:

- (1) AUTOMOBILE TIRES \$.75 PER TIRE
- (2) TRUCK TIRES \$1.25 PER TIRE
- (3) EQUIPMENT TIRES \$2.50 PER TIRE
- (B) TIRES SHALL BE DISPOSED OF AT SUCH SITE OR SITES AS DETERMINED BY THE DIRECTOR OF THE DEPARTMENT OF PUBLIC WORKS. Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the health, safety, and welfare of Harford County citizens, and shall take effect upon the date it becomes law. EFFECTIVE: November 20, 1980

BY THE COUNCIL

Meau	cne	tulla	time.						
		Passe	d LSD	80-30	(November	18,	1980)	(with	amendments

Railed xagx Raskagex (with amendments)

By order

Angele Markewski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 19th day of November , 1980 at 3:00 o'clock P.M.



Angle Markenski, Secretary

BY THE EXECUTIVE

APPROVED:

Date Josepher 20, 1980

BY THE COUNCIL

This Bill (No. 80-79 (as amended), having been approved by the Executive and returned to the Council, becomes law on November 20, 1980.

Rec'd & Recorded 3-4 19/ at 1:08 Mi.

H. Douglas Chilcoat, Clerk, Harford Co.

Angelu Warkenski , Secretary

Mi. Douglas Chilcoat, Clerk, Harford Co.

800K 6 FATE 241

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-80

Introduced by Council President Hardwicke at request of County Executive

Legisla	ative Day No. 80-28 Date	te October 14, 1980
	I to repeal and re-enact with amend Judicial Series, of the Harford C and Salary Grades, Ordinance No. for the deletion of certain Count Exempt Judicial Series.	Sounty Exempt Personnel Plan 80-37, as amended, to provide
•	By the Council,	October 14, 1980
Introd	duced, read first time, ordered p	posted and public hearing scheduled
	on: November 18,	
	at: 6:00 p.m	•
	By Order: Angels Ma	skaaki, Secretary
	PUBLIC HEAF	RING
	Having been posted ar	nd notice of time and place
of hea	aring and title of Bill having beer	n published according to the
Charte	er, a public hearing was held on	November 18, 1980
and co	oncluded on November 18, 1	980•
	angela Mar	locaski, Secretary
EXPLANATION:	CAPITALS INDICATE MATTER ADDED TO EXIST: [Brackets] indicate matter deleted existing law. Underlining indicates landded to Bill by amendment. Language through indicates matter stricken out of by amendment.	from anguage lined

BUUK 6 FALE 242

1	Section	n l. Be It Enacted By The County Council	Of Harfor	d County,
2	Maryla	nd, that Section 12000, heading, Judicial	Series, o	f the
3	Harfor	d County Exempt Personnel Plan and Salary	Grades, O	rdinance
4	No. 80	-37, as amended, be, and it is hereby repe	ealed and	re-enacted
5	with a	mendments, all to read as follows:		
6	12000	Judicial Series		
7			Minimum Salary	Maximum Salary
	(12100			
9		Assistant County Attorney (Part-Time)	10,900	16,900]
10 11	12200	Assistant State's Attorney (Part-Time)	10,900	17,351
12	12250	Assistant State's Attorney		
13		(Full-Time)		26,198
14	12300	Assistant to Jury Commissioner		2,000
15	12350	Associate Zoning Hearing Examiner		_, ~ ~ ~
16		(Part-Time)		14,375
17	12400	Court Bailiff	3,900	6,720
18	12401	Court Bailiff (Part-Time)	\$30.00	
19			per day	
20	12500	Court Reporter	13,900	22,435
21	12501	Court Reporter (Part-Time)	4,900	4,900
22	[12520	Deputy County Attorney (Part-Time)	12,900	13,400]
23	12550	Deputy State's Attorney	12,900	20,029
24	12700	Investigator-Coordinator	8,900	8,900
25	12750	Jury Commissioner	8,900	14,114
26	12800	Law Clerk	9,800	\$11,000
27	1			per year
28	12801	Law Intern (Part-Time)	\$4.20 per	hour
29	12875	People's Counsel	12,900	17,400
30	12900	Secretary (Judicial)	8,900	14,365
31	13000	Zoning Hearing Examiner (Part-Time)	12,000	15,375
32				

886K 6 FACE 243

Section 2. Be It Further Enacted, that this Act shall take effect

sixty (60) calendar days from the date it becomes law.

EFFECTIVE: January 19, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

agele Marlaceli, Secretary

80-80

BUUK 6 MAUE 244

BY THE COUNCIL

Read the third time.		•
Passed_LSD	80-30 (November 18, 1980) (WKK) X	Hidracon (1905)
Failed x o fx R		
	By order	
	Angle Markocki, Ser	cretary
Sealed with the County	y Seal and presented to the County B	Executive
for his approval this	19th day of November	. 19 80
at3:00 o'clo		
Storing Control	Angele Markeveli, Sec	retary
ABYLLOS!	BY THE EXECUTIVE	
APPROVED:		
	County Executive assauges	
	Date Josember 19, 1980	

BY THE COUNCIL

This Bill (No. 80-80), having been approved by the Executive and returned to the Council, becomes law on November 19, 1980.

angla Markowski, Secretary

H. Douglas Chilcoat, Clerk, Harford Co.

6 FACE 245 900K

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-81 Council President Hardwicke at the request Introduced by of the County Executive 80-28 Legislative Day No. Date October 14, 1980 AN EMERGENCY ACT to provide for the transfer of appropriations between Capital Projects in the 1980-1981 Road Capital Fund; to provide that certain funds be transferred from the Trimble Road Project to the Salt Storage Domes Project; to provide monies for the construction of salt storage domes. By the Council, October 14, 1980 Introduced, read first time, ordered posted and public hearing scheduled November 18, 1980 6:00 p.m. at: By Order: agela Maluali, Secretary PUBLIC HEARING Having been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on November 18, 1980 and concluded on ____November 18, 1980 augla Marlowski, Secretary EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. matter deleted [Brackets] indicate existing law. Underlining indicates language added to Bill by amendment. Language lined

through indicates matter stricken out of Bill

by amendment.

BILL NO. 80-81

WHEREAS, the County Executive has recommended that 1 2 certain appropriations be transferred between certain Capital 3 Projects in the 1980-1981 Road Capital Fund; and WHEREAS, Section 516 and 521 of the Charter of Harford 5 County, Maryland, require that such transfers be authorized by 6 legislative act of the County Council; and 7 WHEREAS, this request for a transfer conforms with 8 Sections 516, 519 and 521 of the Charter of Harford County, 9 Maryland. 10 NOW, THEREFORE, 11 Section 1. Be It Exacted By The County Council of Harford County, 12 Maryland, that the 1980-1981 Road Capital Fund, be, and it is 13 hereby amended by making an inter-budget (project) transfer of 14 appropriations in the below listed amount for the purpose 15 detailed: 16 Road Capital Fund From: 17 Department of Public Works 18 Reserve for Trimble Road Project 19 Account No. 17-00-55-00-00-00-00 20 Total Road Capital Fund Transfer 21 To: FY 1980-81 Road Capital Fund 22 Department of Public Works 23 Salt Storage Domes Project (FY 1981) 24 Account No. 77-03-28-00-21-00-03-xx (Contractual Services) 25 Total Road Capital Fund Request 26 Section 2. And Be It Further Enacted, that this Act is hereby 27 declared to be an Emergency Act, necessary for the protection 28 of the public health, safety, and welfare, and for the construction 29 of salt storage domes, and shall take effect on the date it 30 becomes law. 31 November 19, 1980

available for distribution to the public and the press.

\$95,000

\$95,000

\$95,000

\$95,000

, Secretary

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately

EFFECTIVE:

BUOK 6 MALE 247

80-81

Date: September 18, 1980

Re: Reserve for Trimble Road

Account No. 17-00-55-00-00-00-00

CERTIFICATION OF FUNDS

This will certify that funds are available	aı	nd	
unencumbered in the Reserve for Trimble Road, Road Capital			
Fund in the amount of (95,000.00	as	0	f
September 18 , 19 80 .			

William O. Whiteford

Comptroller of the Treasury

BOOK 6 PAGE 248

BY THE COUNCIL

Read	the	third	time.				•	
		Passe	d LSD	80-30	(November	18,	1980)	(wisth variendments)

By order

agli Makashi, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 19th day of November , 1980 at 3:00 o'clock P.M.



- Angle Markershi, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date Movember 19, 1980

BY THE COUNCIL

This Bill (No. 80-81) having been approved by the Executive and returned to the Council, becomes law on November 19, 1980.

angela Markerski, Secretary

Rec'd & Recorded 3-4 19 8/ at 1:00 M.

**MCLiber & Folio 245 & examined per

H. Douglas Chilocat, Clerk, Harford Co.

800% 6 ME 249

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-82

	Council President Hardwicke at the request Introduced by of the County Executive
	Legislative Day No. 80-28 Date October 14, 1980
	AN EMERGENCY ACT to make an appropriation of grant funds to the
	Department of Community Services from unanticipated
	revenues received from the Maryland State Office on
	Aging; to provide funds for the Area Agency on
	Aging's administration expenses, nutritional
	programs, and services to the elderly.
	By the Council, October 14, 1980
	Introduced, read first time, ordered posted and public hearing scheduled
	on: November 18, 1980
	at: 6:00 p.m.
	By Order: angle Markewske, Secretary
•	PUBLIC HEARING
	Having been posted and notice of time and place
	of hearing and title of Bill having been published according to the
	Charter, a public hearing was held on November 18, 1980
	and concluded on November 18, 1980
	agle Markuski, Secretary
EXPLA	NATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO.

- BUOK 6 PAGE 250

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County Budget for the fiscal year ending June 30, 1981, and continuing thereafter in accordance with the terms of the grant; and

WHEREAS, the funds are part of the Maryland State Office on Aging; and

WHEREAS, the funds shall be used for the Area Agency on Aging's administration expenses, nutritional programs, and services to the elderly; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Section 518 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1981, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the State of Maryland in the below listed amounts for the purpose detailed:

Appropriation:

Grants Special Fund

Department of Community Services

Area Agency on Aging (October 1, 1980 - September 30, 1981)

Grant Account Receivable

Account No. 28-00-03-80-90-00-00 \$220,000

Total Grant Receivable \$220,000

28 Grants Special Fund

Department of Community Services

Area Agency on Aging (October 1, 1980 - September 30, 1981)

80-82

3008 6 PAGE 251

Grant Expenditure Account No. 88-01-39-00-01-00-07-xx \$220,000 (Grants, Subsidies, and Contributions)

Section 2. And 3e It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety, and welfare, and for a vital County agency operation, and shall take effect on the date it becomes law.

EFFECTIVE: November 19, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

angle Marlewsky, Secretary

-2-

GRANT INFORMATION SHEET

800K 6 PAGE 252

80-82

	bate. September 19, 1980
1.	Grant Title and Purpose: <u>Harford County Area Agency on Aging - To administer</u>
	grants awarded to Sub-Grantees in Harford County
	·
2.	Grant Administrator: James MacGill
3.	Granting Organization: State Office on Aging
4.	Amount of Grant: \$220,000.00 Bill # 80-
5.	Dates of Grant: From: Oct. 1, 1980 To: Sept. 30, 1981
6.	Grant is: X New Renewal Modification
7.	Financial Reporting: Reimbursement Reports are Required: X
8.	Cost Sharing Arrangements: None .
9.	Method by which County will Receive Funds: Reimbursement Request
10.	Audit Requirements: Yes
11.	Overhead Cost Arrangement with County: None
12.	Appropriation Account Number: 88-01-39-00-01-00-07-xx
13.	Receivable Account Number: 28-00-03-80-90-00-00
14.	Proposed Budget by Category:

Grants, Subsidies, and Contributions (07) \$220,000.00

BUOK 6 PAGE 253

BY THE COUNCIL

Read the third time.

By order

angele Markenski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 19th day of November , 1980 at 3:00 o'clock P.M.



agelinachershi, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill (No. 80-82), having been approved by the Executive and returned to the Council, becomes law on November 19, 1980.

Angela Mackouski, Secretary

Rec'd & Recorded 3-4 19 8/ at 1:00. M. H. Douglas Chilcoat, Clerk, Harford Co.

6 PAGE 254

COUNTY COUNCIL

HARFORD COUNTY, MARYLAND

BILL NO. 80-83

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 80-28 Date October 14, 1980
AN EMERGENCY ACT to repeal Harford County Council Bill No. 79-59
heading, Harford County Rates (water and sewer) and
to enact a new schedule of water and sewer rates for
Harford County to stand in lieu of the Ordinance and
rates repealed; to provide that such rates and fees
shall apply to customers for Harford County water and .
sewer service; and to further provide that the new
rates shall take effect December 1, 1980.
By the Council, October 14, 1980
Introduced, read first time, ordered posted and public hearing schedule
on: November 18, 1980
at: 6:30 p.m.
By Order: Angle Maskerski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on November 18, 1980
and concluded on November 18, 1980 .
Angele Markwaski, Secretary
ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined

EXPL through indicates matter stricken out of Bill by amendment.

6 ME **255**

1	WHEREAS, the County Executive has recommended that the			
2	rates for water and sewer service in Harford County be increased;			
3	and			
4	WHEREAS, this Act conforms to the requirements of law			
5	for setting water and sewer rates; and			
. 6	WHEREAS, the rate increases are necessary to the continue			
7	funding of water and sewer service operations of Harford County,			
8	Maryland.			
9	NOW, THEREFORE,			
10	Section 1. Be It Enacted By The County Council of Harford County,			
	Maryland, that Harford County Council Bill 79-59 heading, Harford			
12	County Rates (water and sewer), be, and it is hereby repealed and			
13	that the following new rates for water and sewer service in			
14	Harford County be, and they are hereby enacted to stand in lieu of			
15	5 the rates and ordinances repealed, all to read as follows:			
16	Section A.			
17	HARFORD COUNTY RATES			
18	5/8" Meter			
19	Usage Per			
20	In 1,000 gals. Quarter			
21	Water			
22	9 or Less Minimum Bill \$ 11.34			
23	Over 9 to 60 1.26/M gal.			
24	Over 60 1.45/M gal.			
25	Sewer			
26	9 or Less Minimum Bill \$ 14.49			
27	Over 9 to 60 1.61/M gal.			
28	Over 60 1.93/M gal.			
29				
30				
31				

1 HARFORD COUNTY RATES 2 3/4" Meter 3 Usage Per In 1,000 gals. Quarter 4 5 Water 6 21 or Less Minimum Bill \$ 26.46 7 Over 21 to 200 1.26/M gal. 8 Over 200 1.45/M gal. Sewer 10 21 or Less Minimum Bill \$ 33.81 11 Over 21 to 200 1.61/M gal. 12 Over 200 1.93/M gal. 13 14 15 HARFORD COUNTY RATES . 16 l" Meter 17 Usage Per In 1,000 gals. Quarter 18 19 Water 20 35 or Less Minimum Bill \$ 44.10 21 Over 35 to 400 1.26/M gal. 22 Over 400 1.45/M gal. 23 Sewer 24 35 or Less Minimum Bill \$ 56.35 25 Over 35 to 400 1.61/M gal. 26 Over 400 1.93/M gal. 27 28 29 30 31

800° 6 PACE 257

1		HARFORD COUNTY RA	TES
2		l 1/4" Meter	
3	Usage In 1,000 gals.		Per
4			Quarter
5	Water		
6	52.0 or Less	Minimum Bill	\$ 65.52
7	Over 52.0 to 800		1.26/M gal.
8	Over 800		1.45/M gal.
9	Sewer		
10	52.0 or Less	Minimum Bill	\$ 83.72
11	Over 52.0 to 800		1.61/M gal.
12	Over 800		1.93/M gal.
13			·
14			
15		HARFORD COUNTY RAT	res
16		1 1/2" Meter	
	II .		
17	Usage		Per
17 18	Usage In 1,000 gals.		Per Quarter
18			
18	In 1,000 gals.	Minimum Bill	Quarter
18 19	In 1,000 gals.	Minimum Bill	Quarter
18 19 20	In 1,000 gals Water 70 or Less		Quarter
18 19 20 21 22	In 1,000 gals. Water 70 or Less Over 70 to 1,300		Quarter
18 19 20 21 22	In 1,000 gals Water 70 or Less Over 70 to 1,300 Over 1,300		Quarter \$ 88.20 1.26/M gal. 1.45/M gal.
18 19 20 21 22 23	In 1,000 gals Water 70 or Less Over 70 to 1,300 Over 1,300 Sewer		Quarter \$ 88.20 1.26/M gal. 1.45/M gal.
18 19 20 21 22 23 24	In 1,000 gals		Quarter \$ 88.20 1.26/M gal. 1.45/M gal. \$112.70
18 19 20 21 22 23 24 25	In 1,000 gals		Quarter \$ 88.20 1.26/M gal. 1.45/M gal. \$112.70 1.61/M gal.
18 19 20 21 22 23 24 25 26	In 1,000 gals		Quarter \$ 88.20 1.26/M gal. 1.45/M gal. \$112.70 1.61/M gal.
18 19 20 21 22 23 24 25 26 27	In 1,000 gals		Quarter \$ 88.20 1.26/M gal. 1.45/M gal. \$112.70 1.61/M gal.
18 19 20 21 22 23 24 25 26 27 28	In 1,000 gals		Quarter \$ 88.20 1.26/M gal. 1.45/M gal. \$112.70 1.61/M gal.
18 19 20 21 22 23 24 25 26 27 28 29	In 1,000 gals		Quarter \$ 88.20 1.26/M gal. 1.45/M gal. \$112.70 1.61/M gal.

800K 6 PAGE 258

HARFORD COUNTY RATES

2" Meter

2	(3)	2" Meter	
3	Usage In 1,000 gals.		Per Quarter
	Water		
6		-Minimum Bill	6141 12
7		-MINIMUM BIII	
	Over 112 to 2,600		1.26/M gal.
8	Over 2,600		1.45/M gal.
	Sewer		
10	112 or Less	Minimum Bill	\$180.32
11	Over 112 to 2,600	L	1.61/M gal.
12	Over 2,600		1.93/M gal.
13	1		
14	- /		
15	. HAI	RFORD COUNTY RA	TES ·
16		3" Meter	
17	Usage		Per
17 18	Usage In 1,000 gals.		Per Quarter
18			
18	In 1,000 gals.	Minimum Bill	
18 19	In 1,000 gals.	Minimum Bill	Quarter
18 19 20	In 1,000 gals. Water 225 or Less	Minimum Bill	Quarter
18 19 20 21 22	In 1,000 gals Water 225 or Less Over 225 to 8,000	Minimum Bill	Quarter \$283.50 1.26/M gal.
18 19 20 21 22	In 1,000 gals. Water 225 or Less Over 225 to 8,000 Over 8,000 Sewer	Minimum Bill Minimum Bill	Quarter \$283.50 1.26/M gal.
18 19 20 21 22 23	In 1,000 gals. Water 225 or Less Over 225 to 8,000 Over 8,000 Sewer		Quarter \$283.50 1.26/M gal. 1.45/M gal.
18 19 20 21 22 23 24	In 1,000 gals. Water 225 or Less Over 225 to 8,000 Over 8,000 Sewer 225 or Less		Quarter \$283.50 1.26/M gal. 1.45/M gal. \$362.25 1.61/M gal.
18 19 20 21 22 23 24 25	In 1,000 gals. Water 225 or Less Over 225 to 8,000 Over 8,000 Sewer 225 or Less Over 225 to 8,000		Quarter \$283.50 1.26/M gal. 1.45/M gal. \$362.25
18 19 20 21 22 23 24 25 26	In 1,000 gals. Water 225 or Less Over 225 to 8,000 Over 8,000 Sewer 225 or Less Over 225 to 8,000		Quarter \$283.50 1.26/M gal. 1.45/M gal. \$362.25 1.61/M gal.
18 19 20 21 22 23 24 25 26 27	In 1,000 gals. Water 225 or Less Over 225 to 8,000 Over 8,000 Sewer 225 or Less Over 225 to 8,000		Quarter \$283.50 1.26/M gal. 1.45/M gal. \$362.25 1.61/M gal.
18 19 20 21 22 23 24 25 26 27 28	In 1,000 gals. Water 225 or Less Over 225 to 8,000 Over 8,000 Sewer 225 or Less Over 225 to 8,000		Quarter \$283.50 1.26/M gal. 1.45/M gal. \$362.25 1.61/M gal.
18 19 20 21 22 23 24 25 26 27 28 29	In 1,000 gals. Water 225 or Less Over 225 to 8,000 Over 8,000 Sewer 225 or Less Over 225 to 8,000		Quarter \$283.50 1.26/M gal. 1.45/M gal. \$362.25 1.61/M gal.

800K 6 TAL: 259

1	HA	ARFORD COUNTY RA	TES
2	4" Meter		
3	Usage In 1,000 gals.		Per
4			Quarter
	Water		
6	350 or Less	Minimum Bill	\$441.00
7	Over 350 to 20,000		1.26/M gal.
8	Over 20,000		1.45/M gal.
9	Sewer		
10	350 or Less	Minimum Bill	\$563.50
11	Over 350 to 20,000		1.61/M gal.
12	Over 20,000		1.93/M gal.
13			
14			
15	НА	RFORD COUNTY RA	TES
16		6" Meter	
17	Usage		Per
18	In 1,000 gals.		Quarter
19	Water		
20	700 or Less	Minimum Bill	\$882.00
21	Over 700 to 65,000		1.26/M gal.
22	Over 65,000		1.45/M gal.
23	Sewer		
24	700 or Less	Minimum Bill	\$1,127.00
25	Over 700 to 65,000		1.61/M gal.
26	Over 65,000		1.93/M gal.
27	•		
28			
29			
30			
31			
32			

```
1 Section B. John F. Kennedy Highway (Maryland House Restaurant).
            The John F. Kennedy Highway facility is a metered sewer
2
3 use customer. The usage rates are to be in accordance with the
4 standard $1.61/M gal., with a surcharge of $0.32 per M gal. for
5 usage over 65,000/M gal. per quarter. The minimum quarterly
6 charge shall be $1,888.28.
7 Section C. Bata Shoe Company.
            The Bata Shoe Company is a metered sewer use customer.
9 The usage rates are to be in accordance with the standard $1.61/M
10 gal., with a surcharge of $0.32 per M gal. for usage over 20,000/M
11 gal. per quarter. The minimum quarterly charge shall be $563.50.
12 Section D.
                      HARFORD COUNTY RATES
13
14
             Route #1 - Fallston Commercial Corridor
15
            Usage
       In 1,000 gals.
                                         Quarter
16
17 Water Only
18
       Minimum
                        7,000 gal.
                                         $ 11.90
19
       Over
                         7,000 gal.
                                            1.70/M gal.
20 Section E.
21
             SINGLE-FAMILY RESIDENCE SEWER CUSTOMERS
22 Single-family residence sewer customers without County water
23 service
                        Lump Sum
                                  $ 25.76 per quarter
24 Section F.
25
                        MUNICIPAL CUSTOMERS
26 Water
27
            To large municipal customers which purchase water in
28 bulk sales from the County water system for which the County does
29 not maintain the distribution system and from which no one-time
30 area connection charges were collected, the following rates shall
31 apply:
32
            $0.85 per thousand gallons usage charge, plus $0.10 per
```

BUUK 6 PALE 261

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the

80-83

angle Markereli, Secretary

1 thousand gallons area charge surcharge, for a total charge of 2 \$0.95 per thousand gallons.

3 Sewer

To large municipal customers which purchase bulk sewer
5 age service from the County sewerage system for which the County

6 does not maintain the collection system, the following rates shall

7 apply:

\$0.75 per thousand gallons sewer usage charge.

9 Section F.

10

16

SEPTIC HAULERS

Septic haulers who haul septic wastes and deposit it 12 in the County sewer system, the following rates for treatment 13 shall apply:

An annual treatment fee of \$350.00 per registered truck.

15 Section G.

FALLSTON MEDICAL COMPLEX

For the Fallston Medical Complex waste water treatment 18 plant operating and maintenance costs, the following rates shall 19 apply:

\$4.75 per 1,000 gals of treated waste.

21 Section H. Interest.

All past due accounts (over 60 days from billing date)
shall bear interest at the rate of one percent (1%) per month or
fraction thereof until the account is paid in full.

Section 2. And Be It Further Enacted, that the rates set by this Act for water and sewer shall become effective will billings on December 1, 1980, and from and after that date, the rates shall be as set by this Act unless otherwise changed by law.

29 Section 3. And Be It Further Enacted, that this Act is hereby
30 declared to be an Emergency Act, necessary for proper fiscal
31 operations in the County water and sewer service, and shall take
32 effect on the date it becomes law.

EFFECTIVE: January 7, 1981 -8-

300F 6 FAGE 262

BY THE COUNCIL

Read the third time.
Passed LSD 80-33 (December 16, 1980) KWKKKXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Failed of Passage
By order
Angla Markauski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 17th day of December , 1980
at 3:00 o'clock P.M.
BY THE EXECUTIVE
APPROVED: County Executive Date January 7 1981
January 1/18
BY THE COUNCIL
This Bill (No. 80-83), having been approved by the Executive
and returned to the Council has
Rec'd & Recorded 3-4 19 8/ at 1:00 P. M. Rec'd & Recorded 3-4 19 8/ at 1:00 P. M. H. Douglas Chile, Harford Co.

EFFECTIVE DATE: January 7, 1981

84-83

800K 6 FACE 263

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 89-84 (AS AMENDED)

DIEL NOT OF THE RICHDED
Council President Hardwicke at the request of the Introduced by County Executive
Legislative Day No. 80-28 Date October 14, 1980
AN EMERGENCY ACT to repeal and re-enact with amendments Article 3.1,
heading, Capital Charges, to Chapter 24, heading,
Water and Sewer, of the Harford County Code, as
amended; to provide for the repealing and re-enacting
of the water and sewer area connection rates in
Harford County; and to provide for the raising of
funds to meet water and sewer capital debts; TO
ESTABLISH AN ANNUAL SERVICE AREA SURTAX FOR
PROPERTIES BENEFITED BY PUBLIC WATER AND SEWER; and
generally concerning capital charges for Harford
County water and sewer projects.
By the Council,October 14, 1980
Introduced, read first time, ordered posted and public hearing schedule
on: November 18, 1980
at: 6:30 P.M.
By Order: agels Markenski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onNovember 18, 1980
and concluded on December 16, 1980
angele Marlowski, Secretary
ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language

EXPL

added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO.

AS AMENDED

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31 32 Section 1. Be It Exacted By The County Council Of Harford County, Maryland, that Article 3.1, heading, Capital Charges, of Chapter 24, heading, Water and Sewer, of the Harford County Code, as amended, be, and it is hereby repealed and re-enacted with amendments, all to read as follows:

Chapter 24. Water and Sewer.

Article 3.1 Capital Charges.

Section 24-37.1. Connection Charges. Within the Harford County Sanitary District, with the exception of the subdistricts AND MUNICIPALTIES therein, there is hereby established:

- (a) (1) A connection charge that shall be paid by all persons, firms and/or corporations who are required to pay a charge in accordance with the provisions established by law.
- (2) The charge shall be graduated at a scale of [Four Hundred and Fifty Dollars (\$450.00)] EIGHT FOUR HUNDRED FIFTY DOLLARS (\$850.00) (\$450.00) for sewerage connections and [Six Hundred and Fifty Dollars (\$650.00)] ONE-THOUSAND-ONE-HUNDRED-FIFTY $\Theta\theta_{bars-(\$1,15\theta-\theta\theta)}$ SIX HUNDRED FIFTY DOLLARS (\$650.00) for water connections based upon peak demands of gallons per minute; number of fixtures units served at peak demands; the ratio of peak demand to thirty (30) fixture units (as a base figure) and the size of the meter:
- (A) Meter sizes shall be based upon the American Water Works Association maximum safe operating capacities with a normal pressure entering the meter.
- (B) Peak instantaneous demand shall be based upon diversity curves for gallons per minute versus fixtures units established by American Standard, National Plumbing Code, American Society of Mechanical Engineers (1955 Edition). Values beyond five hundred (500) gallons per minute shall be obtained by geometric extension.
 - (C) Utilization of Schedule. A specific connection

8000 6 MAGE 265

rate shall be determined for a customer by establishing the customer's peak demand in terms of gallons per minute or the fixture unit count served at peak demand. By taking that information and locating the appropriate corresponding numbers on the schedule (the next higher number shall be used if the customer's number is not listed), and follow the schedule line for the listed area connection rate.

- (b) A charge shall be included in the gross total of each billing for water and sewer service that shall be a charge for depreciation of capital facilities. Receipts from this charge shall be paid into the fund(s) from which capital indebtedness is paid. The depreciation allowance shall be [eighty-five percent (85%)] ONE HUNDRED PERCENT (100%) of the total actual depreciation expense as determined for the preceding fiscal year. The depreciation allowance shall be phased in over three (3) years. [The first one-third (1/3) of the depreciation allowance shall be phased in commencing on 1 July 1978. The second one-third (1/3) of the depreciation allowance shall be phased in commencing on 1 July 1979. The third one-third (1/3) of the depreciation allowance shall be phased in commencing on 1 July 1980. The shortfall in revenues caused by the phase-in shall come from the surplus existing as of June 30, 1978.]
- (c) The County Executive shall ensure that appropriate tables/schedules are formulated, as have previously been established by law, reflecting the charges established in this Article to ensure that the tables/schedules shall be effective on the effective date of this law.
- (d) Fixtures. Fixtures are outlets for water in the customer's structure.
- [(e) Charges paid under the provisions of Bill 76-136 shall be adjusted to the charges levied pursuant to the provisions of this Article.

duûr 6 Muc 266

- (1) Adjustments will be made to the person who owns the property at the time the adjustment is made.
- (2) The Treasurer shall determine the method of adjustment except that a reasonable, uniform method shall be adopted for a class or classes of obligors/recipients of the adjustment, if any.
- (3) The adjustments made pursuant to this Section and Article are the adjustments that were required by Section 1-3 of Bill 76-136 and no further adjustment to the charges levied pursuant to Bill 76-136 shall be made.]

{{f}}--{e}--If-for-any-reason-the-eharges-or-a-eharge-that
is-set-or-established--by-this-seetion-is-deelared-to-be-uneon-stitutional-or-unenforceable-or-for-any-reason-is-unenforced;-no
eonneetions-to-the-system-shall-be-allowed-and-no-eharges-shall
be-levied-against;any-persons;-firms-or-eorporations-except-after
and-as-shall-be-provided-by-a-new-legislative-act-of-the-County
Council-adopting-a-new-charge-or-charges-to-stand-in-lieu-of-the
unconstitutional;-unenforceable;-or-unenforced-charge-or-eharges.

IF FOR ANY REASON, THE CHARGES THAT ARE ESTABLISHED BY

THIS ACT ARE DECLARED TO BE UNCONSTITUTIONAL OR UNENFORCEABLE THEN,

UNTIL NEW CONSTITUTIONAL OR ENFORCEABLE CHARGES ARE ESTABLISHED BY

LAW, CONNECTIONS TO THE SYSTEM SHALL BE PERMITTED ONLY IF THE PERSON

REQUESTING THE CONNECTION AGREES THAT THE CONNECTIONS WILL BE

CHARGED AT THE NEW RATE WHEN IT IS EFFECTIVE.

SECTION 24-37.2. ANNUAL SERVICE AREA SURTAX. THE ANNUAL SERVICE

AREA SURTAX IS HEREBY ESTABLISHED FOR ALL PROPERTIES BENEFITED-BY

WITHIN THE PUBLIC-WATER-AND-SEWER-SERVICE HARFORD COUNTY SANITARY

DISTRICT, WITH THE EXCEPTION OF THE SUBDISTRICTS AND MUNICIPAL
ITIES THEREON IN THE AMOUNTS AS FOLLOWS:

WATER METER SIZE	ANNUAL SERVICE AREA SURTAX
5/8"	\$ 60.00
3/4"	120.00
1"	130.00

800K 6 PALE 267

80 - 84

AS AMENDED

1-1/4"	300.00
1-1/2"	420.00
2"	540.00
3"	1,260.00
4"	3,660.00
6"	7,260.00

THE ANNUAL SERVICE AREA SURTAX FOR PROPERTIES RECEIVING WATER

SERVICE ONLY OR SEWER SERVICE ONLY SHALL BE FIFTY PERCENT (50%)

OF THE ABOVE ESTABLISHED SURTAX.

Section 3. An Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary to establish funds to meet water and sewer capital debts of the County water and sewer systems, and shall take effect on the date it becomes law.

EFFECTIVE: January 13, 1981

80-84 AS AMENDED BUUN 6 FACE **268**

BY THE COUNCIL

Read the third time.

Passed LSD 80-33 (December 16, 1980) (with amendments)

Each teck xrfx Pressergex

By order

Capta Mark Local And presented to the County Executive for his approval this 17th day of December , 1980 at 3:00 o'clock P.M.

Capta Mark Local And December , Secretary

By THE EXECUTIVE

APPROVED:

County Executive

Date

In accordance with Section 311 of the Charter of Harford County, Maryland, Bill No. 80-84 (as amended) is hereby vetoed in toto this seventh day of January 1981.

J. Thomas Barranger County Executive

BY THE COUNCIL

This Bill (No. 80-84 (as amended), having been passed by the yeas of at least five (5) members of the Council notwithstanding the objections of the Executive, becomes law on January 13, 1981.

ec'd & Recorded 3-4 19 8/ at 1:00 P. M.
Whiter 6 Folio 263 examined per
Douglas Chilcoat, Clark Harford Co.

Secretary of the Council

AS AMENDED

EFFECTIVE DATE: January 13, 1981

6 FALE 269 B008

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-85

DIEL 1101
Council President Hardwicke at the request of the County Executive
Legislative Day No. 80-28 Date October 14, 1980
AN EMERGENCY ACT to repeal and re-enact with amendments, Section 24-20
heading, Enforcement and Collection of Charges, Levie
and Assessments; Liens, of Article 1, heading, In
General, of Chapter 24, heading, Water and Sewer, of
the Harford County Code, as amended; to provide that
charges, levies and assessments provided for in
Chapter 24 of the Harford County Code, as amended,
which may become delinquent are to be charged interest
at a rate periodically established by the Harford
County Council.
By the Council, October 14, 1980
Introduced, read first time, ordered posted and public hearing schedule
on: November 18, 1980
at: 6:30p.m.
By Order: Angele Markenski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on November 18, 1980
and concluded on November 18, 1980
Angela Markovaski, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined

through indicates matter stricken out of Bill

by amendment.

BILL NO. 8 U-85

BUCK 6 MCE 270

Section 1. Be It Enacted By The County Council of Harford

County, Maryland, that Section 24-20, heading, Enforcement and

Collection of Charges, Levies and Assessments; Liens, of Article

1, heading, In General, of Chapter 24, heading, Water and Sewer,

of the Harford County Code, as amended, be, and it is hereby

repealed and re-enacted with amendments, all to read as follows:

Chapter 24. Water and Sewer.

Article 1. In General.

Section 24-20. Enforcement and Collection of Charges, Levies and Assessments; Liens.

- (a) All charges, levies and assessments provided for in this chapter shall be liens upon the property served or benefited and, in addition to being enforced by actions at law, may be enforced by a bill in equity against the property so served or benefited. The liens shall be subordinate only to prior State and County liens. Except for benefit assessment, all charges shall be due when made and after sixty days from that date shall bear SUCH interest [at the same rate as that charged for delinquent County real estate taxes] AS IS PROVIDED FOR BY LAW. Neither the due dates nor the interval between such dates need be uniform throughout the samitary district. Benefit assessments shall be due on the same date as County real estate taxes and shall become delinquent on the first day of April.
- (b) In addition to being a lien upon the property served or benefited, all charges, levies and assessments shall be personal obligations of the owners of the property at the time the charge, levy or assessment is attached as a lien against the property.

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the proper operation of the Water and Sewer Division of the Harford County

LUUN 6 PALE 274

Department of Public Works, and shall take effect on the date it becomes law.

EFFECTIVE: January 5, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

angle Marlanchi, Secretary

-2-

80-85

- BUU: 6 TALE 272 BY THE COUNCIL Read the third time. Rackled xofx xrasssages By order Angle Markouski , Secretary Sealed with the County Seal and presented to the County Executive for his approval this 17th day of December , 1980 3:00 o'clock P.M. agele Markouli, Secretary BY THE EXECUTIVE APPROVED: BY THE COUNCIL This Bill (No. 80-85), having been approved by the Executive and returned to the Council, becomes law on January 5, 1981. Agele Merlowski, Secretary For ded 3-4 198/ at 1:00. M. Hos Chilosof Clark Harden H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: January 5, 1981

AS AMENDED

BOOK 6 PAGE 273

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-87 (AS AMENDED)
Council President Hardwicke at the request of the Introduced by County Executive
Legislative Day No. 80-28 Date October 14, 1980
AN ACT to repeal and re-enact with amendments, Section 21.1, heading,
Application, of Article 21, heading, Cyclic Method for Processing
Rezoning Applications, all of the Harford County Zoning Ordinance
Number 6, as amended; to provide for a change in the requirements
of notification to abutting landowners in zoning cases.
By the Council, October 14, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: November 18, 1980
at: 6:30 p.m.
By Order: agla Malousli, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearingand title of Bill having been published according to the Charter
a public hearing was held on November 18, 1980 and
concluded onNovember 18, 1980
augh Markneshi; Secretary

8002 6 14 274

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section 21.1, heading, Application, of Article 21, heading, Cyclic Method for Processing Rezoning Applications, all of the Harford County Zoning Ordinance Number 6, as amended, be, and the section is hereby repealed and re-enacted with amendments, all to read as follows:

Article 21. Cyclic Method for Processing Rezoning Applications.

Article 21. Cyclic Method for Processing Rezoning Applications. Section 21.1. Application.

(7) The names and addresses of all persons, organizations, corporations,-or-groups-owning-land,-any-part-of-which-EHTHER

ABUTS-OR-lies-within-five-hundred-(500)-feet-of-the-property

proposed-to-be-reclassified: CORPORATIONS, OR GROUPS OWNING LAND,

WHICH ABUTS THE PARCEL AND IN ADDITION, THE NAMES AND ADDRESSES

OF ALL PERSONS, ORGANIZATIONS, CORPORATIONS, OR GROUPS OWNING

LAND WITHIN FIVE HUNDRED (500) FEET OF THE PARCEL OR ANY PART OF

THE PARCEL PROPOSED TO BE RECLASSIFIED.

Section 2. An Be It Further Enacted By The County Council Of
Harford County, Maryland, that this Act shall take effect sixty
(60) calendar days from the date it becomes law.

EFFECTIVE: February 23, 1980

80-87

BUUN 6 MALE 275 BY THE COUNCIL

Read the third time.		•
Passed LSD	30-33 (December 16, 1980) (with	amendments)
Taxinatest		
· _•		
	By order	
	agle Martineski.	Secretary
Sealed with the County	Seal and presented to the Coun	ty Executive
	17th day of December	
at 3:00 o'clo		
	agele Markouski,	Secretary
		2
The Management of the Control of the	BY THE EXECUTIVE	
APPROVED:		
	County Executive	
	Date 12/23/80	

BY THE COUNCIL

This Bill (No. 80-87 as amended), having been approved by the Executive and returned to the Council, becomes law on December 23, 1980.

Argela Trackowskide

Rec'd & Recorded 3-4

19 8/ at 1:00 P.

H. Douglas Children Clark Hart examined per H. Douglas Chilcoat, Clerk, Harford Co.

BUGK 6 FACE 276

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-88

Council President Hardwicke at the request of Introduced bythe County Executive	
Legislative Day No. 80-29 Date October 21, 1980	,
AN EMERGENCY ACT to make an appropriation of grant funds to the	
Harford County Commission for Women from unanti-	
cipated revenues received from Maryland Department	
of Human Resources to provide funds for their	
"Alternate Sentencing" - Battered Spouse Program.	
	•
Marin	
By the Council, October 21, 1980	
Introduced, read first time, ordered posted and public hearing schedu	led
on: November 18, 1980	
at: 7:00 P.M.	
By Order: angels Markowski , Secretary	
PUBLIC HEARING	
Having been posted and notice of time and place	
of hearing and title of Bill having been published according to the	
Charter, a public hearing was held on November 18, 1980	
and concluded on November 18, 1980	
agela Markoush: , Secretary	
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. BILL NO.	

BUON 6 PALE 277

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County Budget for the fiscal year ending June 30, 1981, and continuing thereafter in accordance with the terms of the grant; and

WHEREAS, the funds are part of the Maryland Department of Human Resources; and

WHEREAS, the funds shall be used for the "Alternate Sentencing" - Battered Spouse Program; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Section 518 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1981, be, and it is hereby amended by making an emergency appropriation and expenditure for monies received from the Maryland State Department of Human Resources in the below listed amounts for the purpose detailed:

Appropriation:

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Grants Special Fund

Commission for Women - SARC

Alternate Sentencing (7/1/80 - 6/30/81)

Grant Receivable Account No. 28-00-03-80-55-04-00-00 \$7,300

Total Grant Fund Receivable \$7,300

26 Grants Special Fund

27 Commission for Women - SARC

28 Alternate Sentencing (7/1/80 - 6/30/81)

Grant Expenditure Account No. 38-01-42-00-02-04-02-xx \$ 300 (Travel)

88-01-42-00-02-04-03-xx \$5,000 (Contractual Services)

88-01-42-00-02-04-04-xx \$1,300 (Rents & Utilities)

8U-88

800K 6 FALE 278

88-01-42-00-02-04-08-xx \$ 200 (Other Charges)

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety, and welfare, and for the operation of a vital County program, and shall take effect on the date it becomes law.

EFFECTIVE: November 19, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

angle Marloweli , Secretary

BOOK 6 PACE 279 GRANT INFORMATION SHEET

80-88

	Date: October 8, 1980
1.	Grant Title and Purpose: "Alternate Sentencing" - Battered Spouse Program
	To provide funds for an "Alternate Sentencing" Program in Harford County.
٠	(Commission for Women - SARC)
2.	Grant Administrator: Joan Traub
3.	Granting Organization: Maryland Department of Human Resources
4.	Amount of Grant: \$7,300.00 Bill #80-
5.	Dates of Grant: From: 7/1/80 To: 6/30/81
6.	Grant is: X New Renewal Modification
7.	Financial Reporting: Reimbursement Reports are Required: Quarterly
	Other and will be prepared by <u>Joan Traub</u> (A copy is required to be sent to Joel Hinojosa, Department of Treasury.)
8.	Cost Sharing Arrangements: None
9.	Method by which County will Receive Funds: Monthly Reimbursement Requests
0.	Audit Requirements: Audited by the State
1.	Overhead Cost Arrangement with County: None
2.	Appropriation Account Number: 88-01-42-00-02-04-xx-xx
3.	Receivable Account Number:28-00-03-80-55-04-00-00
4.	Proposed Budget by Category:
	02 - Travel
	03 - Contractual Services
	04 - Rents & Utilities \$1,300.00
	05 - Supplies & Materials
	08 - Other Charges
	Total

555f 6 HALE 280

BY THE COUNCIL
Read the third time.
Passed LSD 80-30 (November 18, 1980) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
XFAXXIA XXXXX XX
By order
anyle Merkershi, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this day ofNovember, 1980
at 3:00 o'clock P.M.
Angele Markerski, Secretary
BY THE EXECUTIVE
APPROVED: Ounty Executive Date Days 1980
BY THE COUNCIL
This Bill (No. 80-88), having been approved by the Executive
and returned to the Council, becomes law on November 19, 1980.
angela Markavski, Secretary
Rec'd & Recorded 3-4 19 8/ at 1:00 P. M. 140 Liber 6 Folio 2768 examined per H. Douglas Chilcoat, Clerk, Harford Co.

November 19,

6 TAGE 281 BUGK COUNTY COUNCIL

HARFORD COUNTY, MARYLAND

BILL NO. 80-89 Council President Hardwicke at the request of the County Executive Introduced by _ Legislative Day No. 80-29 Date October 21, 1980 AN EMERGENCY ACT to provide for the transfer of appropriations between Capital Projects in the 1980-1981 General Capital Fund - County Libraries; to provide that certain funds be transferred from the Joppa Library Project to the North Harford, Fallston and Havre de Grace Projects; to provide monies for the general ' construction of the three libraries. By the Council, October 21, 1980 Introduced, read first time, ordered posted and public hearing scheduled November 18, 1980 7:00 P.M. at: By Order: Angle Markerski, Secretary PUBLIC HEARING Having been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on November 18, 1980 November 18, 1980 and concluded on angle Markowski, Secretary

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted existing law. <u>Underlining</u> indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 80-89

300F 6 MALE 282

1	WHEREAS, the County Executive has recommended that
2	certain appropriations be transferred between certain Capital
3	Projects in the 1980-1981 General Capital Fund - County Libraries
4	and
5	WHEREAS, Sections 516 and 521 of the Charter of Harford
6	County, Maryland, require that such transfers be authorized by
7	legislative act of the County Council; and
8	WHEREAS, this request for a transfer conforms with
9	Sections 516, 519 and 521 of the Charter of Harford County,
10	Maryland.
11	NOW, THEREFORE,
12	Section 1. Be It Enacted By The County Council of Harford County
13	Maryland, that the 1980-1981 General Capital Fund - County
14	Libraries, be, and it is hereby amended by making an inter-budget
15	(project) transfer of appropriation in the below listed amount
16	for the purpose detailed:
17	From: General Capital Fund - County Libraries
18	Joppa Library Project
19	Account No. 71-06-20-00-02-00-03-xx \$57,000
20	Total General Capital Fund Balance \$57,000
21	To: General Capital Fund - County Libraries
22	Jarrettsville-Fallston Project
23	Account No. 71-06-20-00-04-00-03-xx \$27,000
24	General Capital Fund - County Libraries
25	North Harford Project
26	Account No. 71-06-20-00-05-00-03-xx \$ 3,000
27	General Capital Fund - County Libraries
28	Havre de Grace Project
29	Account No. 71-06-20-00-06-00-03-xx \$27,000
30	Total General Capital Fund \$57,000
31	Section 2. And Be It Further Enacted, that this Act is hereby
32	declared to be an Emergency Act, necessary for the protection
	-

BOOK 6 HAVE 283

of the public health, safety, and welfare, and the construction of three libraries, and shall take effect on the date it becomes law.

EFFECTIVE: November 19, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

angele Markowski, Secretary

-2-

BUOK 6 FAUE 284

Date:_	October 8, 1980
Re: _	Joppa Library Project
	Acct No. 71-06-20-00-02-00-03-xx

CERTIFICATION OF APPROPRIATION

	Th	is wil	l ce	erti	fy th	at u	nen	cumbere	d ap	pprop	priati	ons
are	ava	ilable	in	the		Gene	ral (Capital				Fund
in	the	amount	of	\$ 57	,000.0)0	·	as	of	Oct	8, 198	0
	Th	is app	ropi	riati	ion i	s to	be	funded	by	the	follo	wing
sou	rces	•										
		Bond	Rec	eipts	5							

Treasurer, Acting
William O. Whiteford

800K 6 PAGE 285

BY THE COUNCIL

Read the third time.

By order

Angele Maskerski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 19th day of November , 1980 at 3:00 o'clock P.M.



Angele Marlaweli, Secretary

BY THE EXECUTIVE

APPROVED:

younty exe

Date

- 1 (oram/en)/19/1980

BY THE COUNCIL

This Bill (No. 80-89), having been approved by the Executive and returned to the Council, becomes law on November 19, 1980.

agela Markawaki , Secretary

Rec'd & Recorded 3-4 198 at 1:00 M. M. Liber 6 Folio 281 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 80-90

MENDED

BOOF 6 MG 286

COUNTY COUNCIL

OF

Introduced by Council President Hardwicke at request of County Executive

HARFORD COUNTY, MARYLAND

BILL NO. 80-90 (AS AMENDED)

Legislative Day No. 80-29 Date October 21, 1980
AN EMERGENCY ACT to provide the County Executive with the authorization
to execute an A SECURITY agreement with the Atlantic
Telephone-Company,-Inc. MUNICIPAL LEASING CORPORATION for
the installation FINANCING of a telephone system from the
current fiscal year through the four years following,
in accordance with Section 520 of the Charter of Harford
County, Maryland.
By the Council, October 21, 1980
Introduced, read first time, ordered posted and public hearing schedu
on: November 18, 1980
at: 7:00 p.m.
By Order: Ayla Markowski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onNovember 18, 1980
and concluded onNovember 18, 1980
agla Marlowske., Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

by amendment.



8 TALE 287

WHEREAS, THE COUNTY HAS CONTRACTED WITH THE ATLANTIC TELEPHONE COMPANY, INC. FOR THE PURCHASE, INSTALLATION AND MAINTENANCE OF A TELEPHONE SYSTEM FOR HARFORD COUNTY; AND

WHEREAS, the County Executive is desirous of contracting
with the Atlantic-Telephone-Company,-Inc. MUNICIPAL LEASING

CORPORATION on behalf of Harford County, Maryland; and

WHEREAS, said Lease/Purchase SECURITY Agreement will be in
effect for this current fiscal year and the next four fiscal

WHEREAS, said bease/Purchse SECURITY Agreement is attached hereto and made a part hereof; and

WHEREAS, Section 520 of the Charter of Harford County,
Maryland, requires that all agreements and payments thereunder
which would extend beyond the current fiscal year be authorized
by legislative act.

NOW, THEREFORE,

years; and

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the County Executive, be, and he is hereby authorized to execute, on behalf of the County, an A SECURITY Agreement with Atlantic-Telephone-Company, -Inc. MUNICIPAL LEASING CORPORATION for the below stated amount:

TION for the below stated amount:

Amount of Contract. \$419,329.60 \$393,496.00

Amount to be Paid Annually:

Current Fiscal Year. \$-83,865.72 \$79,699.20

Second Fiscal Year. \$-83,865.72 \$79,699.20

Third Fiscal Year. \$-93,865.72 \$79,699.20

Fourth Fiscal Year. \$-83,865.72 \$79,699.20

Fifth Fiscal Year. \$-83,865.72 \$79,699.20

Fifth Fiscal Year. \$-83,865.72 \$79,699.20



Section 2. And Be It Further Enacted, that this Act is hereby

declared to be an Emergency Act, necessary for the governmental

operations of Harford County and shall take effect on the date

Total Amount to be Paid

November 19, 1980

\$419,329.60 \$393,496.00

it becomes law.

EFFECTIVE:

80-90 AS AMENDED

6 PAGE 289 BUUT

	BY THE COUNCIL
	Read the third time.
	Passed LSD 80-30 (November 18, 1980) (with amendments)
	Rakked xxxx xRassage
	By order
	Agle Markinshi, Secretary
	Sealed with the County Seal and presented to the County Executive
	for his approval this 19th day of November , 19 80
	at 3:00 o'clock P.M.
	Angela Markanski, Secretary
Ž	

APPROVED:

BY THE COUNCIL

BY THE EXECUTIVE

This Bill (No. 80-90 (as amended), having been approved by the Executive and returned to the Council, becomes law on November 19, 1980.

angle Markocashi.

Rec'd & Recorded 3-4 19 8/ at 1:00 P. M.

140 Cliber 6 Folio 286 & examined per
H. Douglas Chilopat Clork World Co. H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: November 19, 1980

800K 6 FACE 290

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by

BILL NO. 80-91 Council President Hardwicke at the request

Incloa	uced by of the County Executive
Legisl	ative Day No. 80-29 Date October 21, 1980
AN	EMERGENCY ACT to provide the County Executive with the authorization
	to execute an agreement with the First National Bank
	of Maryland for leasing of motor vehicles for 36 month
	from the current fiscal year through the two fiscal
	years following, in accordance with Section 520 of the
	Charter of Harford County, Maryland.
	244
	By the Council, October 21, 1980
Introd	uced, read first time, ordered posted and public hearing scheduled
	on: November 18, 1980
	at: 7:00 P.M.
	By Order: Angle Markowski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hea	ring and title of Bill having been published according to the
Charte	er, a public hearing was held onNovember 18, 1980
and co	ncluded on November 18, 1980 .
	agela Marlaweli, Secretary
EXPLANATION:	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. 8 U-9 1

BUOK 6 FARE 291

WHEREAS, the County Executive is desirous of contracting with the First National Bank of Maryland; and

WHEREAS, said Lease Agreement will be in effect for the current fiscal year through the two fiscal years following; and WHEREAS, said Lease Agreement is attached hereto and

WHEREAS, Section 520 of the Charter of Harford County, Maryland, requires that all agreements and payments thereunder which would extend beyond the current fiscal year be authorized by legislative act.

NOW, THEREFORE,

made a part hereof; and

Section 1. Be It Enacted By The Sounty Souncil of Harford County, Maryland, that the County Executive, be, and he is hereby authorized to execute, on behalf of the County, an agreement with the First National Bank of Maryland for the below listed amount:

Amount to be Paid Annually:

 Current Fiscal Year
 \$34,007.52

 Second Fiscal Year
 \$31,599.96

 Third Fiscal Year
 \$31,599.96

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the governmental operations of Harford County and shall take effect on the date it becomes law.

EFFECTIVE: December 5, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

agle Warlowski, Secretary

MOTOR VEHICLE LEASE

				(Lessee's Name)	
of	_			(Lessee's Address)	
essee hereby leases from FNB, the following me	otor vehicle(s) (herein	herein (herein hafter called the "vehic	nafter cl e ,'' v	called "Lessee," whe	ether on e o r more), and t
Vehicle: Year, Make, Ser	Vehicle: Year, Make, Serial No., Body Style		Optional Equipment		
				Engine	
				Auto, Trans.	☐ Whitewall Tires
				Radio	☐ Vinyl Roof
				Power Steering	☐ Power Seats
				Power Brakes	☐ Power Window
Residual Value	\$. []	Air Cond.	
Monthly Depreciation Factor	\$			Tinted Glass	

4. Disclaimer of Warranty. The vehicle is covered by the warranty of the manufacturer, and the Lessee shall be entitled to the benefit that warranty during the term of this Lease and any extension hereof so long as such warranty is in effect. The Lessee acknowledges to it that warranty during the term of this Lease and any extension hereof so long as such warranty is in effect. The Lessee acknowledges that nanufacturer's warranty is acceptable to him. THE LESSEE EXPRESSLY UNDERSTANDS AND AGREES THAT FNB HAS NOT MADE, DC IOT MAKE, AND WILL NOT MAKE ANY EXPRESS OR IMPLIED WARRANTY OF ANY KIND THAT THE VEHICLE IS MERCHANTABLE OR OR ANY PARTICULAR PURPOSE OR USE. The Lessee accepts the manufacturer's warranty in lieu of any express or implied warranty cerning the vehicle by FNB. No dispute or disagreement between the Lessee and the manufacturer about the warranty shall affect the Lesse bligations to FNB under this Lease. No defect in the vehicle shall relieve the Lessee from its obligations under this Lease.

5. Maintenance and Repairs. Except for such maintenance and servicing of the vehicle as are provided by the manufacturer of the vehinder the manufacturer's warranty, the Lessee shall be responsible for and shall pay for all gasoline, oil, antifreeze, tires, batteries, and of arts, equipment, maintenance, and services which are necessary to the operation of the vehicle and to maintain the vehicle in good and efficient working order and condition. Except to the extent that such repairs nay be provided by the manufacturer under its warranty or by collecting order and condition. Except to the extent that such repairs nay be provided by the manufacturer under its warranty or by collecting order and condition. Except to the extent that such repairs to the vehicle. The Lessee agrees to maintain the vehicle in good and efficient working order and to repair any and all dantage to the vehicle promptly after the occurrence of such dantage. Any and all pay and efficient working order and to repair any and ondition, ordina

6. Registration, Inspection, and Taxes. FNB shall obtain title, registration and license plates for the vehicle from the Maryland Depinent of Motor Vehicles in the name of FNB. FNB shall bear the expense of having the vehicle inspected as required by the laws of late of Maryland prior to delivery of the vehicle to the Lessee, but the Lessee shall be responsible for having the vehicle inspected in earlies on the term of this Lease and any extension hereof, and shall bear the expense thereof. The Lessee shall pay all ad valor axes on the vehicle during the term of this Lease and any extension hereof. FNB will submit a bill to the Lessee for such taxes each lear, essee shall pay all other taxes and all other charges of any kind which may be payable by reason of the use, operation, storage, or possess of the vehicle during the term of this Lease and any extension hereof.

7. Insurance. During the term of this Lease and any extension hereof the Lessee shall maintain in continuous force and effect and the lessee shall maintain in continuous force and effect and the lessee shall maintain in continuous force and effect and the lessee shall maintain in continuous force and effect and the lessee shall maintain in continuous force and effect and the lessee shall maintain in continuous force and effect and the lessee shall maintain in continuous force and effect and the lessee shall maintain in continuous force and effect and the lessee shall maintain in continuous force and effect and the lessee shall be responsed to the lessee shall maintain in continuous force and effect and the lessee shall be responsed to the lessee shall be resp

f the vehicle during the term of this Lease and any extension hereof.

7. Insurance. During the term of this Lease and any extension hereof the Lessee shall maintain in continuous force and effect and or the following insurance on the vehicle:

(a) Automobile liability insurance with limits of not less than \$100,000 for any one person for injury or death, \$300,000 for cone accident for injury or death, and \$50,000 for property damage; and

(b) Comprehensive fire and thett insurance with not more than \$100.00 deductible; and

(c) Collision and upset insurance with not more than \$100.00 deductible; and

(d) Such other insurance as FNB may require from time to time.

All of the above insurance shall be paid for by the Lessee. The insurance described above shall cover FNB as the insured and the limit of the vehicle, shall be payable to or for FNB and shall be provided by insurance companies selected by the Lessee and approved by FI he Lessee shall provide FNB with evidence of the existence of all of the above insurance, including copies of the policies and receipts for phent of the premiums thereon upon delivery of the vehicle to the Lessee and at such times during the term of this Lease and any extension for the vehicle or replace or repair the vehicle or to apply such proceeds toward satisfaction of the Lessee's obligations to FNB hereunder. The Lessee also agrees to comply with all terms and conditions of the insurance policies covering the vehicle. The Lessee agrees to give FNB nediate notice of any loss, damage, theft, or destruction of the vehicle from any and every cause whatsoever during arm of this Lease and any extension hereof, and the Lessee agrees that no such loss, damage, theft, or destruction of the vehicle shall release from his obligations to FNB under this Lease.

8. Indemnity. The Lessee agrees to indemnify FNB and hold FNB harmless from any and all loss, damage, claims, demands, expens

8. Indemnity. The Lessee agrees to indemnify FNB and hold FNB harmless from any and all loss, damage, claims, demands, expens nd costs which FNB may incur by reason of any breach or violation of any term or provision of this Lease or by reason of the Lessee's fail uly to observe or perform any term or provision of this Lease. The Lessee also agrees to indemnify and hold FNB harmless from any local amage, theft, or destruction of the vehicle during the term of this Lease and any extension hereof. The Lessee also agrees to indemnify a old FNB harmless from any loss, damage, injury, claim, demand, expense and cost incurred by FNB arising out of or connected with the uperation, or condition of the vehicle during the term of this Lease and any extension hereof.

9. Use of Vehicle. The vehicle shall be used and operated in a careful manner and in compliance with all laws and ordinances during arm of this Lease and any extension hereot. The vehicle shall not be abused or misused or operated for any illegal purpose or by any persion is under the influence of alcofiol or any drug. Nor shall the vehicle be used in any manner or for any purpose that would cause a surrance provided for herein to be suspended, cancelled, inapplicable, or increased in cost. FNB shall have the right to inspect the vehicle any reasonable time or times, and the Lessee shall advise FNB of the exact location of the vehicle upon request by FNB.

19. Events

(a) The Lessee fails to pay when due any rental payment or other sum provided for herein to lie paid to FNB.

(b) The Lessee fails to maintain in full force and effect throughout the term of this Lease and any extension hereof any insurprovided for herein.

provided for herein.

(c) The Lessee fails duly to observe or perform any other term or provision of this Lease.

(d) Any bankruptcy, reorganization, receivership, insolvency, arrangement or other proceeding for the relief of debtors is comme by or against Lessee, or Lessee makes any assignment for the benefit of Lessee's creditors, or any trustee or receiver is appointe Lessee or any property of the Lessee.

(e) The Lessee makes or suffers any voluntary or involuntary assignment of the Lessee's interest in the vehicle or this Lease, o lien, attachment, or levy is made on or against the vehicle.

(f) The Lessee, if a corporation, ceases to do business as a going concern.

(g) The Lessee has or acquires any record or reputation for violating any laws relating to intoxicating beverages or narcotics, o Lessee uses the vehicle or permits the vehicle to be used for any unlawful purpose.

(h) FNB reasonably deems itself insecure or its prospects for payment under this Lease impaired.

11. Remedies Upon Default. Upon the occurrence of any of the aforesaid events of default FNB shall have the right to terminate ments provided for herein, to demand and receive immediate possession of the vehicle, and to exercise any other remedies it may have ag the Lessee fails to surrender possession of the vehicle to FNB upon termination of this Lease, to accelerate the time for payment of all rental the Lessee fails to surrender possession of the vehicle to FNB upon termination of this Lease, the right to enter upon any premises where the vehicle may be located and to remove the vehicle therefrom.

12. Sale of Vehicle. At the expiration of the term of this Lease or any extension hereof, the vehicle shall be disposed of as follows:

12. Sale of Vehicle. At the expiration of the term of this Lease or any extension hereof, the vehicle shall be disposed of as follows: (a) If the Lessee desires to purchase the vehicle the Lessee shall so notify FNB prior to the expiration of this Lease and tender to FNB in cash, within five days after the expiration of this Lease, (i) the residual value of the vehicle, which is set forth in graph 1 above, (ii) all unpaid rental payments which are provided for herein, and (iii) all other sums owed FNB pursuant to this Li Upon receipt of all such sums FNB shall convey title to the vehicle to the Lessee. If the Lessee wishes, FNB will consider financing

Upon receipt of all such sums FNB shall convey title to the vehicle to the Lessee. If the Lessee wishes, FNB will consider financing purchase of the vehicle for the Lessee.

(b) If the Lessee desires to sell the vehicle to a third party, the Lessee shall so notify FNB prior to the expiration of the term of Lease and shall tender or cause to be tendered to FNB in cash, within five days alter the expiration of this Lease, (i) the residual value which, which value is set forth in paragraph I above, (ii) all unpaid rental-payments which are provided for herein, and (iii) other sums owed FNB pursuant to this Lease. If the vehicle is sold by the Lessee for less than the residual value, all unpaid rental ments, and all other sums owed FNB under this Lease, the Lessee shall be liable and responsible to FNB for any deficiency. Shall have no obligation to convey title to the vehicle to any third party until FNB has received the full amount of the residual value from the third party or the Lessee, together with all unpaid rental payments and all other sums owed by the Lessee under the term sums owed FNB under this Lease, the Lessee shall be entitled to receive and retain like/surplus.

(c) If the Lessee does not purchase the vehicle or arrange for the sale of the vehicle, any unpaid rental payments and any of this Lease, the Lessee shall deliver the vehicle to FNB or to such location as FNB shall specify. FNB shall then make such repair the vehicle or recondition the vehicle to the textent it deems appropriate and sell the vehicle, any unpaid rental payments and all the vehicle or to the lighest bidder at any automobile auction. The cost of any such repairs or reconditioning of the vehicle sums owed FNB under this Lease, the Lessee shall pay the deficiency to FNB upon demaid by FNB. If the vehicle is sold for less than the residual value of the vehicle, any unpaid rental payments and all the shall be applicable: (a) The Lessee shall not have any right to temminate lins Lease prior to the expiration of the term of this Lea

In the event of any such termination of this Lease, the vehicle shall be sold by FNB to the Lessee or any third party for the highest of the wholesale bidders selected by FNB or to the highest bidder at any automobile auction. The net proceeds of such sale, after deducting the penses of repair, reconditioning, and selling the vehicle, shall be applied to the sums owed FNB as provided in this paragraph 13. If the penses of repair, reconditioning, and selling the vehicle, shall be applied to the sums owed FNB as provided in this paragraph 13. If the penses of the sale are less than the sums owed pursuant to this paragraph 13, the Lessee shall pay such deficiency to FNB upon demit the net proceeds of the sale are greater than the sums owed FNB pursuant to this paragraph 13, the surplus shall be paid to the Lessee.

14. Destroyed or Lost Vehicle. If the vehicle is lost, stolen, destroyed, or becomes a constructive total loss the Lessee shall promineting for the proceeds of the sale three of

ly:

ailure of the vehicle or the time consumed in recovering, repairing, servicing, or replacing the vehicle, and there shall be no abatement or portionment of the rental payments during any such time.

16. Subletting. The Lessee shall not sublet the vehicle without FNB's prior written consent. No subletting of the vehicle shall release essee from its obligations to FNB under this Lease unless FNB otherwise agrees in writing. Nor shall the Lessee have any right to trainers assign his interest in the vehicle or this Lease without FNB's prior written consent. The Lessee agrees that this is a lease only and that essee has no ownership or other rights in or to the vehicle except as specifically provided herein. The Lessee shall not grant or permit to a my security interest, lien, charge, or other encumbrance against the vehicle. If any such encumbrance or charge shall arise against the vehicle. The Lessee shall give FNB and the insurers of the vehicle immediate notice of any damage to the vehicle or of coldents. The Lessee shall give FNB and the insurers of the vehicle immediate notice of any damage to the vehicle or of coldent in which the vehicle may be involved. If any suit is commenced by reason of the use, operation, or condition of the vehicle, the Lesseadings received by Lessee in connection therewith, and shall cooperate with and assist FNB in such action.

18. Binder. This Lease shall be binding upon, and shall inure to the benefit of, the Lessee and FNB.

19. Lease Agreement. This lease contains the limal and entire agreement between the parties hereto, and neither they nor their agreement. FNB shall have the right to transfer and assign this Lease and the motor vehicle covered hereby, and shall particular.

hall be bound by any terms, conditions or representations not herein written.

20. Assignment. FNB shall have the right to transfer and assign this Lease and the motor vehicle covered hereby, and shall particular out not by way of limitation, have the right to make such transfer of assignment to the terms of the Dealer Lease Agreement between FNB and for any such assignment and upon written notice thereof from FNB to Lessee, the Lessee shall make any and all subsequent payments un his Lease, when and as due, to the party or parties designated by said notice to receive those payments.

21. Applicable Law. This Lease shall be governed by and construed under the laws of the State of Maryland. IN WITNESS WHERE he Lessee and FNB have caused this Lease to be executed on this day of

see, if a Corporation)	(Lessee, if an Individual)		(Sı
Title:	 (Lessec, if an Individual) THE FIRST NATIONAL BANK By:		(Si
	Vic	e President	-

BUUK 6 MALE 294

BY THE COUNCIL

	DI IND COORCIL
Read the third time.	
Passed LSD 8	0-31 (December 2, 1980) (www.xamendmerros)
Failedxxxxxxx	
	By order
	angle Markouli, Secretary
Sealed with the County	Seal and presented to the County Executive
for his approval this _	3rd day of December , 1980
at 3:00 o'clock	k P.M.
STOR IN COURT	Angele Markewski, Secretary
P	Y THE EXECUTIVE
	ounty Executive ate 12/5/80
•	
· E	BY THE COUNCIL
m13 m111 m	
	91), having been approved by the Executive
and returned to the Cou	ncil, becomes law on December 5, 1980.
	angela Markacashi, Secretary
Rec'd & Recorded 3-4 198/ at 1:00 H. Douglas Chilicoat, Clerk, Harford Co.	P. M.

BUCK 6 MALE 295

295 AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-92 (AS AMENDED)

Council President Hardwicke at the request of the Introduced by County Executive
Legislative Day No. 80-29 Date October 21, 1980
AN EMERGENCY ACT to provide for the transfer of appropriations between
Capital Projects in the 1980-81 Water and Sewer Capital Fund; to
provide that a new project be created in the 1980-81 Water and
Sewer Capital Fund; to provide that certain funds be transferred
from the Bauers Drive Project to the new Capital Project; to provide
monies for the construction and implementation of water service to
the Fern Drive Project.
By the Council. October 21, 1980
Introduced, read first time, ordered posted and public hearing scheduled On: November 18, 1980
on: November 18, 1980 at: 7:00 p.m.
By Order: Angele Markowski, Secretary
of order.
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on November 18, 1980
and concluded on November 18, 1980
agela Markowski, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. 80-92

AS AMENDED

BUUN 6 FACE 296

1	WHEREAS, the County Executive has recommended that certain			
2	appropriations be transferred between certain Capital Projects			
3	in the 1980-81 Water and Sewer Capital Fund, and that a new			
4	4 Capital Project be created in the 1980-81 Water and Sewer Cap			
5	5 ital Fund; and			
6	WHEREAS, Sections 516 and 521 of the Charter of Harford			
7	County, Maryland, require that such transfers and creations be			
8	authorized by legislative act of the County Council; and			
9	WHEREAS, such a transfer and project creation is necessary			
10	to provide water service to citizens on Fern Drive; and			
11	WHEREAS, this request for a transfer conforms with Sections			
12	516, 519 and 521 of the Charter of Harford County, Maryland.			
13	NOW, THEREFORE,			
14	Section 1. Be It Enacted By The County Council Of Harford County,			
15	Maryland, that the 1980-81 Water and Sewer Capital Fund, be,			
16	and it is hereby amended by making an inter-budget (project)			
17	transfer of appropriation and that a new project, be, and it is			
18	hereby added to the 1980-81 Water and Sewer Capital Fund, all			
19	to read as follows:			
20	From: Water and Sewer Capital Fund			
21	Department of Public Works			
22	Bauers Drive (Sewer) Project			
23	Account No. 81-03-02-13-06-03-03-xx\$25,000 \$40,800			
24	Total Transfer\$25,000 \$40,800			
25	To: FY 1980-1981 Water and Sewer Capital Fund			
26	Department of Public Works			
27	Fern Drive (Water) Project (New)			
28	Account No. 81-03-03-64-70-01-01-xx\$-5,000 \$ 9,000			
29	(Personal-Services)			
30	81-03-03-64-70-01-03-xx\$20,000 (Contractual-Services)			

81-03-03-64-70-03-XX-XX

Total Water and Sewer Capital Fund Request... \$25,990

31

32

30-92

\$31,800

\$40,800

AS AMENDE

BUOK 6 1ACE 297

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety, and welfare, and the construction and implementation of a new water project, and shall take effect on the date it becomes law.

EFFECTIVE: November 19, 1980

- 2-

8 U - 9 2 AS AMENDED 800K 6 M. 298

BY THE COUNCIL
Read the third time.
Passed LSD 80-30 (November 18, 1980) (with amendments)

By order
Anyla Markowski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 19th day of November , 1980
at 3:00 o'clock P.M.
Angela Markowski., Secretary
BY THE EXECUTIVE
APPROVED:
Date Date 19, 1980
BY THE COUNCIL
This Bill (No. 80-92 (as amended), having been approved by the Executive and returned to the Council, becomes law on
November 19, 1980.

Rec'd & Recorded 3-4 19 8/ at 1:00 P. M. Liber 6 Folio 285& examined per H. Doug'as Chinacat, Clerk, Harford Co.

EFFECTIVE DATE: November 19, 1980

November 18, 1980

BILL NO. 80 - 93

BUGK 6 TALE 299

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-93

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT to make a supplemental appropriation from

Date

the General Fund Reserve for Contingencies

Legislative Day No. 80-30

for the current fiscal year; to provide
funds for advertisement expenses of the
County Council of Harford County.
By the Council, November 18, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: December 16, 1980
at: 7:00 p.m.
By Order: angle Markowski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on December 16, 1980
and concluded onDecember 16, 1980
angela Markowsking, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined

through indicates matter stricken out of Bill

by amendment.

BUUK 6 HALL 300

WHEREAS, the County Executive has recommended a supplemental appropriation to the current expense budget for the fiscal year ending June 30, 1981, in accordance with Section 517 of the Charter of Harford County, Maryland; and

WHEREAS, such funds are necessary for the County Council advertisement expenses for publication of local questions

A through J for referendum in the 1980 General Election; and

WHEREAS, the Treasurer has certified that such funds are available for appropriation.

NOW, THEREFORE,

To:

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1981, be, and it is hereby amended by making an appropriation from the General Fund Reserve for Contingencies in the below listed amounts for the purpose detailed:

Appropriation:

From: General Fund Reserve for Contingency

Account No. 70-13-17-00-01-00-07-01 \$12,850 General Fund - County Council

Account No. 70-01-17-00-01-00-03-03 12,850

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the preservation of the public health, safety, and welfare and is necessary for the operation of County government, and shall take effect on the date it becomes law.

Total Funds Appropriated

EFFECTIVE: December 23, 1980

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

angele Markouski, Secretary

80-93



ANGELA MARKOWSKI

JOHN W. HARDWICKE

COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND 80-93

BARBARA A RISACHER

EDWARD G RAHLL, JR.

JOHN W SCHAFER

LEHMAN W. SPRY, JR. BARBARA O. KREAMER FRANK J. HUTCHINS

COST FOR PUBLICATION OF QUESTIONS A THROUGH J FOR REFERENDUM

(Three Local Newspapers - Five Consecutive Weeks)

Publication	Cost	Percentage of Total Cost
Questions A through H (Charter Amendments by Legislative Act)	\$3,719	29%
Question I (Abolishment of Liquor Dispensary System-Mandated by the State for Local Referendum)	4,109	32%
Question J (Charter Amendment by Petition- Taxpayers' Association) TOTAL	\$12.850	39 %

o Publishing Connoemy Inc. or we governamment

47117

601 REVOLUTION STREET, HAVRE DE CIRACE. AAARYLAND 21078 Planes, 939-4040 - 838-1350 - 642-2428 - Baltimore - 575-6727

terest charges of 114% o month for balances up to \$500 and All past due accounts (30 Days or More) are subject to in 1 .. a month on balances exceeding \$500

HARFORD COUNTY COUNCIL 45 SOUTH MAIN ST. BEL AIR, MD 21014

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County Council for Harford Co.

Oct. 2,9,16,23, & 30/1980

ORDERED BY TEL NO.

DATE Initials

800:

Sc. Notice of Proposed Amendments to the Charter of Harford Count, Md.

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COUNTY COUNCY

TERMS: NET 30 DAYS, THEREAFTER A LATE CHARGE OF 2% PER MONTH OR \$1 EACH MONTH, WHICHEVER IS

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6 PAGE 30**\$** 0

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Harford County Council

INVOICE

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4 S. PARKE STREET, ABERDEEN, MD. 21001 TELEPHONE: (301) 272-2400 P. O. BOX 580

DATE October 31 19 80

ENCLOSED COTTEAR SHEETS

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Return Duplicate Copy With Payment

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BOOK 6 PAUE 303 -A

80-93

Date: November 17, 1980

Re: Reserve for Contingency

Acct. 70-13-17-00-01-00-07-01

CERTIFICATION OF FUNDS

	This	will	certify	that	funds	are	available		1
unencumber	ed in	the	Reserve f	or Cor	tingenc	. C-	available	ar	na
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			, 13_	•					

Treasurer (Acting)

Comptroller of the Treasury

6 FAGE 304

BY THE COUNCIL

Read	the	third	time.				•
		Passe	d_LSD	80-33	(December	16,	1980) Karkah xansandinanarx

FailedxafxRassage

By order

angle Markauli, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 17th day of December , 1980 3:00 o'clock P.M.



Angele Marbachi, Secretary

BY THE EXECUTIVE

APPROVED:

BY THE COUNCIL

This Bill (No. 80-93), having been approved by the Executive and returned to the Council, becomes law on December 23, 1980.

lingela Markowski

Rec'd & Recorded 3-4 19 8/ at 1:00 P. M. M. Chiber & Folio 211 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

NOTHING INTENDED TO BE RECORDED ON THIS PAGE

BOOK 6 FACE 305

OF

HARFORD COUNTY, MARYLAND

BILL NO. <u>80-95</u>

	Introduced by Council President Hardwicke at request of County Executive
	Legislative Day No. 80-31 Date December 2, 1980
	AN ACT to repeal and re-enact with amendments, Section 2-210(b)(1), (2) 8 (3), heading, Sub-Area Advisory Council of Article 12, heading, Agencies, Boards, Commissions and Committees of Chapter 2, heading Administration, of the Harford County Code, to provide for additional members of the Council; to change the term of membership and to further provide a definition of what constitutes a quorum.
	By the Council, December 2, 1980
	Introduced, read first time, ordered posted and public hearing schedule
	on: January 6, 1981
	at: 7:30 p.m.
	By Order: Angle Markeveki, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
	of hearing and title of Bill having been published according to the
	Charter, a public hearing was held on January 6, 1981
	and concluded on January 6, 1981
	agele Martaenski, Secretary
[ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO.

EXP

BUOF 6 PAGE 306

Section 1. Be It Enacted By The County Council of Harford

County, Maryland, that Section 2-210(b)(1), (2) & (3) of Division

12, heading Sub-Area Advisory Council of Article XII, heading

Agencies, Boards, Commissions and Committees of Chapter 2, heading,

Administration of the Harford County Code be and it is hereby repealed and re-enacted with amendments, all to read as follows:

Chapter 2. Administration.

Article XII. Agencies, Boards, Commissions and Committees.

Division 11. Sub-Area Advisory Council.

(b) Members; terms; voting.

Section 2-210. Creation, Composition.

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(1)The council shall consist of [sixteen] EIGHTEEN The members shall be nominated by the county executive and submitted to the membership committee of the Central Maryland Health System Agency, Inc., for certification. Certified nomination will be returned to the county executive. The members shall be appointed from this list by the county executive and shall be confirmed by the county council in accordance with the Charter of Harford County, Maryland. The Council shall consist of the following members: The county executive or his designee; a representative of the county council and six residents of the county (one from each councilmanic district). These members shall be broadly representative of the social, economic, linguistic and racial populations of the county. Eight members shall consist of the local health officer or his designee; the administrator of the Fallston General Hospital or his designee; the administrator of the Harford Memorial Hospital or his designee; a representative of the county medical society; one physician or physician extender (physician assistant, nurse practitioner) engaged in private practice in the county and one representative of the allied health profession; one consumer member representing the elderly; and one member representing low income groups.

BOOK 6 FACE 307

PROVIDER REPRESENTING LONG TERM CARE AND ONE PROVIDER AT LARGE.

(2) [The term of each member of the council shall be coterminous with that of the county executive.] THE TERM OF MEMBERSHIP SHALL BE TWO YEARS. MEMBERS MAY SUCCEED THEMSELVES FOR ONE ADDITIONAL TERM. FOLLOWING THOSE TWO TERMS, ONE YEAR MUST ELAPSE BEFORE BECOMING ELIGIBLE FOR FURTHER ELECTION TO THE SUB-AREA ADVISORY COUNCIL, EXCEPT IN THE CASE OF ELECTED OFFICIALS/ DESIGNEES AND THOSE SERVING BY VIRTUE OF OFFICES. HOWEVER, MEM-BERS OF THE INITIAL SUB-AREA ADVISORY COUNCIL WILL DRAW LOTS DESIGNATING THE USE FOR A PARTIAL TERM OF ONE YEAR OR FULL TWO YEAR TERM. THOSE WHO DRAW A PARTIAL TERM WILL BE ELIGIBLE FOR TWO ADDITIONAL TWO YEAR TERMS. As the terms expire, or as vacancies occur, their successors shall be appointed in accordance with subsection (b)(1) of this section.

(3) Each member shall have one vote. A QUORUM SHALL CONSTITUTE ONE HALF PLUS ONE (1/2 & 1) OF THOSE POSITIONS CURRENT-LY FILLED. THIS BODY CAN ACT ONLY BY VOTE OF A MAJORITY OF THE MEMBERS PRESENT AND VOTING.

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: March 10, 1981

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The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

agle Marlowski

800° 6 PACE 308

BY THE COUNCIL

Read the third time.	
Passed_LSD	81-1 (January 6, 1981) (************************************
KYXtaxhalkat	
	By order
	angele Merbersh. Secretary
Sealed with the County	Seal and presented to the County Executive
	7th day of January , 1981
at 3:00 o'clo	ck P.M.
Soli in Cum	angle Markenski, Secretary
M. W. C. C.	BY THE EXECUTIVE
APPROVED:	Date January 9, 1981
	BY THE COUNCIL
This Bill (No. 80-	-95), having been approved by the Executive
	uncil, becomes law on January 9, 1981.
Rec'd & Recorded 3-4 19 Liber Folio 325 8 H. Douglas Chilcoat, Clerk, Hart	= · / M

AS AMENDED

AS AMENDED

BUÜK 6 FACE 309
COUNTY COUNCIL

OF

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 80-31

HARFORD COUNTY, MARYLAND

BILL NO. 80-96 (AS AMENDED)

Date December 2, 1980

	to enact new Section 23-15.1, heading, Handicapped Parking, and new Article IIA, heading, Public Parking, of Chapter 23, heading, Vehicles and Parking of the Harford County Code, to provide for a clear statement on prohibition of parking in areas designed for the handicapped and to provide penalties for violation of said Chapter and Article and generally relating to the enforcement of the parking restrictions.
	By the Council December 2, 1980
	of the council,
Introd	uced, read first time, ordered posted and public hearing scheduled
	on: January 6, 1981
	at: 7:30 p.m.
	By Order: angle Markowske, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hea	ring and title of Bill having been published according to the
Charte	r, a public hearing was held onJanuary 6, 1981
	ncluded on January 6, 1981
	angele Marlowski, Secretary
EXPLANATION:	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined
	through indicates matter stricken out of Bill
	by amendment. BILL NO. 80-96

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that new Section 23-15.1, heading, Handicapped Parking, be, and is hereby added to new Article IIA, heading, Public Parking, of Chapter 23, heading, Vehicles and Traffic, of the Harford County Code, all to read as follows:

Chapter 23, Vehicles and Traffic.

Article IIA. Public Parking.

SECTION 23-15.1. HANDICAPPED PARKING.

- (a) NO PERSON SHALL PARK A VEHICLE, UNLESS FOR THE USE OF A HANDICAPPED INDIVIDUAL, IN ANY SPACE OR ZONE, PUBLIC OR PRIVATE, WHICH HAS BEEN MARKED AS RESTRICTED FOR THE USE OF HANDICAPPED INDIVIDUALS.
- (b) IF ANY VEHICLE OPERATED FOR THE USE OF A HANDICAPPED INDIVIDUAL IS DESIGNATED AS SUCH: IT SHALL BE EITHER BY AN APPROPRIATE SIGN OR OFFICIAL SYMBOL ON ITS LICENSE PLATE OR BY THE MARY-LAND DEPARTMENT OF TRANSPORTATION MOTOR VEHICLE ADMINISTRATION PERMIT OR OTHER-APPROVED-METHOD. OTHER METHOD APPROVED BY THE MOTOR VEHICLE ADMINISTRATION.
- (c) ANY SPACE OR ZONE REQUIRED TO BE RESERVED FOR VEHICLES
 OPERATED FOR USE OF THE HANDICAPPED SHALL BE SO DESIGNATED BY A
 SIGN ERECTED ON A POST OR THE SIDE OF A BUILDING WHICH IS CLEARLY
 VISIBLE FROM THE SPACE OR ZONE SO DESIGNATED.
- (d) ANY LAW ENFORCEMENT OFFICER WHO DISCOVERS A VEHICLE PARKED IN VIOLATION OF THIS ORDINANCE MAY DELIVER A CITATION TO THE DRIVER, OR IF THE VEHICLE IS UNATTENDED, ATTACH A CITATION TO THE VEHICLE IN A CONSPICIOUS PLACE, AND KEEP A COPY OF THE CITATION, BEARING HIS CERTIFICATION UNDER PENALTY OR PERJURY THAT THE FACTS STATED THEREIN ARE TRUE. WHEREAS A CITATION IS ATTACHED TO A VEHICLE IN THE ABSENCE OF ITS DRIVER, THE REGISTERED OWNER OF THE VEHICLE IS PRESUMED TO BE THE PERSON RECEIVING THE CITATION AND THUS VIOLATING THIS BILL.
 - (e) A VIOLATION OF THIS BILL SHALL BE A MISDEMEANOR PUNISH-

AS AMENDED

BUCK 6 1418 311

ABLE BY A FINE OF NOT MORE THAN \$25.00.

Section 2. And Be It Further Enacted, that this Act shall take effect sicty (60) calendar days from the date it becomes law. EFFECTIVE: March 10, 1981

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850: 6 MACE 312

BY THE COUNCIL

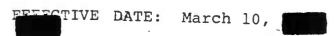
	Read the third time.	•
	Passed LSD 81-1 (January 6, 1981) (with	amendments)
	By order	
	Angele Markenski.	Secretary
	Sealed with the County Seal and presented to the Coun	ty Executive
	for his approval this7th day ofJanuary	, 19 81
	at 3:00 o'clock P.M.	
3	angel Markowski.	Secretary
		100
•	BY THE EXECUTIVE	
	APPROVED:	
	Date Juniary 9, 1981	
	BY THE COUNCIL	

This Bill (No. 80-96 (as amended), having been approved by the Executive and returned to the Council, becomes law on January 9, 1981.

agel Marlawel , Secretary

Rec'd & Recorded 3-4 19 8/at 1:00 M.

H. Douglas Chilcoat, Clerk, Harford Co.



BLUE 6 PACE 313

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-97

Introduced by Council President Hardwicke at request of County Executive

AN EMERGENCY ACT to make an appropriation of grant funds to the
Commission for Women from unanticipated revenues
received from the Federal Government's ACTION Program;
to provide funds for the travel expenses of the VISTA
Volunteers.
, in the second
By the Council, December 9, 1980
Introduced, read first time, ordered posted and public hearing scheduled
on: January 6, 1981
at: 7:30 p.m.
By Order: Augela Markevski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on January 6, 1981
and concluded on January 6, 1981
O 1.50 () Secretary
angels Machande , Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from
existing law. Underlining indicates language
added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.
by amendment. EILL NO. 80-97

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press. 80-97

, Secretary

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County Budget for the fiscal year ending June 30, 1981.

WHEREAS, the funds are part of the ACTION Program grant; and WHEREAS, the funds shall be used for the travel expenses for the VISTA Volunteers; and

WHEREAS, the appropriation of the funds is in accordance with the provisions of Section 513 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Exacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1981, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the Federal Government in the below listed amounts for the purpose detailed:

Appropriation:

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Grants Special Fund

Commission for Women 19

ACTION - VISTA Volunteers (9/1/30 - 11/24/81)

Grant Receivable Account No. 28-00-03-30-55-05-00-00 \$3,500.00

Total Grant Fund Receivable..... 3,500.00

23 Grants Special Fund

24 Commission for Women

25 ACTION - VISTA Volunteers (9/1/30 - 11/24/81)

Grant Expenditure Account No. 88-01-42-00-04-00-02-xx \$3,500.00 (Travel)

Total Grant Fund Expenditures..... 3,500.00

Section 2. And 3e It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection

30 of the public health, safety and welfare, and for the operation

of a vital county program, and shall take effect on the date it

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32 becomes law.

EFFECTIVE: January 9, 1981

BOOK 6 PAGE 315

BY THE COUNCIL
Read the third time.
Passed LSD 81-1 (January 6, 1981) (WKKKXAMERAGINETYXXX)

. By order
Angle Marlaveli, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this7th day ofJanuary, 19_8
at 3:00 o'clock P.M.
angle Morkowski, Secretary
BY THE EXECUTIVE
APPROVED:
County Executive
Date Juniary 9, 1981
BY THE COUNCIL
This Bill (No. 80-97), having been approved by the Executive
and returned to the Council, becomes law on January 9, 1981.
agels Marlow line, Secretary

Rec'd & Recorded 3-4 198/ at 1:00 P.M.

H. Douglas Chilcoat, Clerk, Harford Co.

80-98

BILL NO.

300° 6 PAGE 316

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 80-98

Introdu	sced by <u>Council President Hardwicke at request of County Executive</u>
Legisla	ative Day No. 80-33 Date December 16, 1980
AN ACT	to authorize and empower Harford County, Maryland, to borrow on its full faith and credit, and issue and sell its bonds therefor, within three (3) fiscal years from the date the Act appropriating funds for the following capital projects became effective, an amount not exceeding \$10,223,174, such bonds to be designated "Harford County General Obligation Bonds of 1982", the proceeds thereof to be used for the expansion, reconstruction, rehabilitation, renovation and improvement of the capital projects hereinafter described, including site improvements, architectural and engineering services preparation of plans, drawings and specifications and the development of the grounds and landscaping thereof and all customary appurtenances, and other equipment necessary or required for the addition to and renovation of the existing courthouse facility in Bel Air, Maryland, the development of a fire and ambulance communication system for the citizens of Harford County, Maryland, including a voice communication system, a computer aided dispatch system and a home alerting system to advise ambulance and volunteer fire company personnel of a need for their services, for the renovation of the lower level work release area in the Harford County Detention Center, for the construction of office and storage space in the Harford County Detention Center, for the development and completion of a northwest transfer facility consisting of site acquisition and an enclosed, paved dumping area as part of the County's Solid Waste Management Plan, for the development of a southeast transfer facility consisting of By the Council, December 16, 1980
Introd	uced, read first time, ordered posted and public hearing scheduled
	on: January 13, 1981
	at: 7:00 P.M.
	By Order: <u>Angels Maclowski</u> , Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hea	ring and title of Bill having been published according to the
Charte	er, a public hearing was held on January 13, 1981
and co	oncluded onJanuary 13, 1981
	Ingela Markovski , Secretary
ANATION:	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined

through indicates matter stricken out of Bill

by amendment.

6 PAGE 317 BUUN

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO.
Introduced by
Legislative Day No Date
an enclosed paved dumping area as part of the County's Solid Waste Management Plan, for the development of a central disposal facility for all solid waste within Harford County, Maryland, as part of the County's Solid Waste Management Plan, for construction of a road and drainage culvert and related appurtenances for the Tollgate landfill "Road B", for disposal of tires in the Mullins Landfill, for the John Archer School addition, for the Bel Air Elementary School, for the Highland/Slate Ridge Elementary School, for the Bel Air Senior High School renovation and addition, for the Harford Vocational Technical High School addition, to provide funds for the planning and installation of elevators and other adaptations in the Aberdeen Middle School, the Bel Air Middle School and the Joppatowne Senior High School so that these facilities will be accessible by handicapped persons, for the Forest Hill Elementary School renovation, for furniture and equipment necessary for the installation of new programs and expansion of existing programs, for the swimming pool addition for the Aberdeen Middle School, for the Churchville Elementary School renovation, to provide recreational field lighting for the Fallston High School, Havre de Grace Senior High School and Joppatowne High School, for emergency roof repairs and waterproofing to the Edgewood Middle School, Aberdeen Senior High School, Hillsdale Elementary School make the campus of Harford Community College accessible to handicapped persons through the installation of automatic door opening devices,
Introduced, read first time, ordered posted and public hearing scheduled
on:
at:
By Order:, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on
and concluded on
, Secretary

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 80-98

800K 6 PACE 318

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO					
Introduced by					
Legislative Day No Date					
braille signing, new walkways, and other renovations and additions to plan the replacement of the existing septic system and waste water treatment facility for the Harford Community College, for the construction of the Fallston Branch Library including the design and construction of a solar energy and passive solar heating system for the expansion of the Havre de Grace Branch Library, all of succession of the Havre de Grace Branch Library, all of succession of the Harford County Capital Budget Request - 5 Year Capital Program for the fiscal year 1980-1981, as amended, such projects being hereinafter referred to as the "Princets"; providing for the issuance of bond anticipation notes upon passage of a Resolution of the Harford County Council approving the interest rate or rates on said notes and the project or projects which the proceeds of the sale of the notes shall be used; provide that the Bonds hereinabove described shall not be issued until a Bond Authorization Ordinance setting forth the project or projects for which such Bonds shall be sold and prescribing the form and maturity of the Bonds and other details incident to the sale of the Bonds, as being approved by the Harford County Council; and provide that within twelve (12) months after the issuance of said Bond Anticipation Notes or any renewal thereof, the County Council shall an orize the issuance of said Bonds to repay or pay said Bond Anticipation Notes; and generally relating to funding of capital projects in the 1980-1981 Capital Budget.					
By the Council,					
Introduced, read first time, ordered posted and public hearing scheduled					
on:					
at:					
By Order:, Secretary					
PUBLIC HEARING					
Having been posted and notice of time and place					
of hearing and title of Bill having been published according to the					
Charter, a public hearing was held on					
and concluded on					
Secretary,					
ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.					

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

by amendment.

80-98

BILL NO.

BOOK 6 PAGE 319

WHEREAS, the County Executive has recommended that Harford County, Maryland, borrow on its full faith and credit an amount not exceeding \$10,223,174 by the issuance of its Harford County General Obligation Bonds of 1982, the proceeds thereof to be used for the Projects; and

WHEREAS, in accordance with the provisions of Section 406 of the Charter of Harford County, the Director of Planning has heretofore transmitted to the County Executive the recommendations of the Planning Advisory Board for capital improvements for the fiscal year ending June 30, 1931; and

WHEREAS, in accordance with the provisions of Section 505 of the Charter of Harford County, the County Executive has reviewed such recommendations in light of existing capital program and the County Executive and the Director of Administration have included said recommendations for capital improvements, as amended, in the proposed 1980-81 Capital Program which has been submitted to the County Council and the County Council has adopted a Capital Program and a Capital Budget for the fiscal year ending June 30, 1981; and

WHEREAS, the Harford County Council pursuant to Bill No. 80-24 enacted the Annual Budget and Appropriation Ordinance of Harford County, Maryland, for the fiscal year ending June 30, 1981; and

WHEREAS, the County Executive has recommended that because of market conditions, including high interest rates, it would be in the best interests of the County not to issue Bonds which are long-term obligations, but rather, to issue Bond Anticipation Notes of the County in an amount not greater than the amount of Bonds authorized herein, in anticipation of the subsequent sale of Bonds; and

WHEREAS, the principal of and interest on the Bond Anticipation Notes may be paid out of the first proceeds of the sale

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of the Bonds or from tax or other revenue which the County shall have previously determined to apply to the payment of Bonds and interest thereon; and

WHEREAS, it is the intent of the County to issue Bond
Anticipation Notes in accordance with the provisions of Section
12, Article 31 of the Annotated Code of Maryland; and

WHEREAS, such Bond Anticipation Notes shall be signed on behalf of the County by the County Executive and attested to by the Director of Administration of the County.

NOW, THEREFORE, in accordance with the provisions of the Charter of Harford County, Maryland: Section 1. Be It Enacted By the County Council of Harford County, Maryland, that Harford County, Maryland shall issue and sell upon the full faith and credit of Harford County, Maryland, in the manner hereinafter provided not exceeding \$10,223,174 aggregate principal amount of Serial Maturity Coupon Bonds, the net proceeds of such sale to be used for the expansion, reconstruction, rehabilitation and renovation, architectural and engineering services, furnishing equipment, making site improvements, preparation of plans, drawings and specifications, the development of grounds and landscaping thereof and all customary appurtenances and other equipment necessary or required for the Projects. The Bonds shall be known as Harford County General Obligation Bonds of 1982 and the net proceeds of the Bonds may also be used to finance any lawful modification of such Projects or the extent then permitted by law, any other project lawfully undertaken by Harford County, Maryland, as may be provided by subsequent legislation or resolution approved by the Harford County Council. The issue or series of Bonds authorized by this Act shall be known as Harford County General Obligation Bond of 1982 (hereinafter sometimes called the "Bonds").

800K 6 PAGE 321

Section 2. Be It Further Enacted By The County Council of 2 Harford County, Maryland, that the Bonds shall not be issued 3 unless and until a subsequent Bond Authorization Ordinance 4 prescribing the form and tenor of the Bonds, describing the project for which the Bonds are issued and providing for other 5 6 details incident to the sale of the Bonds shall be approved 7 by the Harford County Council. 8 Section 3. Be It Further Enacted By the County Council of 9 Harford County, Maryland, that the Bonds shall not be issued 10 at the present time because of the current condition of the 11 municipal bond market including high interest rates. Section 4. Be It Further Enacted By The County Council of 12 13 Harford County, Maryland, that Harford County, Maryland, is 14 hereby authorized and empowered from time to time to issue 15 its Bond Anticipation Note or Notes on the full faith and credit 16 of the County in the amount of \$10,223,174, the net proceeds 17 of such sale to be used to finance the cost of the construction 18 of the Projects. 19 Section 5. And Be It Further Enacted By The County Council Of 20 Harford County, Maryland, that such Bond Anticipation Note or 21 Notes or other evidence of indebtedness shall not have a maturity 22 in excess of twelve (12) months from the date of issue. 23 Treasurer of Harford County, Maryland, shall negotiate with two 24 or more lending institutions for the best interest rates and 25 other terms for the Bond Anticipation Notes or other evidence 26 of indebtedness. 27 Section 6. And Be It Further Enacted By The County Council Of 28 Harford County, Maryland, that the Treasurer of Harford County, 29 Maryland, prior to the issuance of any such Bond Anticipation 30 Note or Notes or other evidence of indebtedness of the County 31 shall present the terms of such notes to the County Council for 32 approval by Resolution of the County Council prior to the

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issuance of such Bond Anticipation Note or Notes. Section 7. And Be It Further Enacted By The County Council Of Harford County, Maryland, that the Bond Anticipation Note or Notes shall bear interest at the rate or rates so negotiated by the Treasurer and approved by Resolution of the County Council of Harford County, Maryland, and the Bond Anticipation Note or Notes when issued shall be issued in the name of Harford County by the signature of the County Executive of Harford County, Maryland, the corporate seal of the County shall be imprinted on such Bond Anticipation Note or Notes and such Bond Anticipation Note or Notes shall be attested by the manual signature of the Director of Administration of Harford County, Maryland, and the proceeds of sale of the Bond Anticipation Note or Notes shall be used only for those purposes approved in a Resolution of the Harford County Council adopted subsequent to the adoption of this Ordinance. Section 8. And Be It Further Enacted By The County Council Of Harford County, Maryland, that the Bond Anticipation Note or Notes shall not be issued in an amount greater than the amount of Bonds authorized in anticipation of the sale of which the Bond Anticipation Note or Notes are issued and sold. Section 9. And Be It Further Enacted By The County Council Of Harford County, Maryland, that the principal of and interest on the Bond Anticipation Note or Notes shall be payable out of the first proceeds of sale of the Bonds, or from the tax or other revenue which the County shall previously determine to apply to the payment of the Bonds and the interest thereon. Section 10. And Be It Further Enacted By The County Council Of Harford County, Maryland, that twelve (12) months interest on the Bond Anticipation Note or Notes or any renewal thereof may be paid from the proceeds of the Bond Anticipation Note or

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Notes or from the proceeds of sale of the Bonds accounting

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from the initial date of issue thereof.

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Section 11. And Be It Further Enacted By The County Council Of Harford County, Maryland, that by Resolution adopted by the Harford County Council, the County may provide for the renewal of the Bond Anticipation Note or Notes at maturity with or without resale.

Section 12. And Be It Further Enacted By The County Council Of Harford County, Maryland, that immediately after the sale of the Bond Anticipation Note or Notes and approval by Resolution of the Harford County Council, the proceeds of sale of such Bond Anticipation Note or Notes shall be paid to the Department of the Treasury of Harford County, Maryland. The proceeds of sale of the Bond Anticipation Note or Notes shall be expended only to finance the Projects as defined above.

Section 13. And Be It Further Enacted By The County Council Of Harford County, Maryland, that the County covenants and agrees to pay the Bond Anticipation Note or Notes and any interest thereon not paid from the proceeds of the sale of the Bond Anticipation Note or Notes from the proceeds of the sale of the Bonds in anticipation of the sale of which the Bond Anticipation Note or Notes are issued and the County further covenants and agrees to issue the Bonds when, and as soon as, the reason for deferring the issuance of the Bonds no longer exists, and until any such Bonds are issued, for the purpose of paying interest and principal on any Bond Anticipation Note or Notes there is hereby levied and there shall hereafter be levied in each fiscal year that any of the Bond Anticipation Note or Notes are outstanding, ad valorem taxes on real and tangible personal property and intangible property subject to taxation by the County without limitation of rate or amount and, in addition, upon such other intangible property as may be subject to taxation by the County within limitations prescribed

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by law in an amount sufficient together with funds from other sources to pay the annual interest on the outstanding Bond Anticipation Note or Notes as they mature and the full faith and credit unlimited taxing power of the County is hereby irrevocably pledged to the punctual payment of the principal of any interest on the Bond Anticipation Note or Notes. Section 14. And Be It Further Enacted By The County Council Of Harford County, Maryland, that Harford County, Maryland, by the passage of this Act hereby covenants and agrees properly and promptly to perform all other respective acts and duties as defined in this Act for the levy and collection of the aforesaid ad valorem tax upon all assessible property within the corporate limits of Harford County, Maryland, as the levy and collection of such a tax becomes necessary in order to pay the principal and interest on the Bond Anticipation Note or Notes. By this Act, Harford County, Maryland, hereby solemnly covenants and agrees with the holder of the Bond Anticipation Note or Notes to take all action which the County may be legally authorized and empowered to take in order to enforce in any year in which any of the Bond Anticipation Note or Notes are outstanding, the guarantee of such Bond Anticipation Note or Notes by the County. Section 15. And Be It Aurthor Enacted By The County Council Of Harford County, Maryland, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: March 23, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

angle Markowski, Secretary

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BY THE COUNCIL

Read the third time.
Passed_LSD 81-3 (January 20, 1981) (WINNEY AND WARE TO SEE LSD 81-3 (January 20, 1981)
age are known to the contract of the contract
By order
Angels Markovski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 21st day of January , 1981
at 3:00 o'clock P.M.
Angelei Markowski, Secretary
BY THE EXECUTIVE
APPROVED:
County Executive
Date <u>January</u> 22, 1981
•
BY THE COUNCIL
This Bill (No. 80-98), having been approved by the Executive
and returned to the Council, becomes law on January 22, 1981.
<u>Angela Markaevski</u> , Secretary
Rec'd & Recorded 3-198/ at 1:00 f. M. 148C Liber 6 Folio 3/6 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 80-99
AS AMENDED

BILL NO. 80 - 99

AS AMENDED

COUNTY COUNCIL

· OF

HARFORD COUNTY, MARYLAND
BILL No. 80-99 (AS AMENDED)

	INTRODUCED BY Council President Hardwicke at the request of the County Executive
	LEGISLATIVE DAY NO. 80-33 DATE: December 16, 1980
	AN ACT to authorize and empower Harford County, Maryland, to borrow on its full faith and credit, and issue and sell its bonds therefor, within three (3) fiscal years from the date the Act appropriating funds for the following capital projects became effective, an amount not exceeding \$ 867,716 such bonds to be designated "Harford County Road Bonds of 1982", the proceeds thereof to be used for the expansion, reconstruction, rehabilitation, renovation and improvement of the capital projects described in Schedule A, including site improvements, architectural and engineering services preparation of plans, drawings and specifications and the development of the grounds and langscaping thereof and all customary appurtenances and other equipment necessary or required, all of such expenditures being described in the Harford County Capital Budget Request - 5 Year Capital Program for the fiscal year 1980-1981, as amended, such projects being hereinafter referred to as the "Projects"; providing for the issuance of Bond Anticipation Notes upon passage of a Resolution of the Harford County Council approving the interest rate or rates on said Notes BY THE COUNCIL December 16, 1980
	INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARING SCHEDULED ON: January 13, 1981
	AT: 7:00 P.M.
	BY ORDER: Angels Markowel SECRETARY
	DUDI IC HEADYNG
	PUBLIC HEARING
,	HAVING BEEN POSTED AND NOTICE OF TIME AND PLACE
	OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHED TO THE
	CHARTER, A PUBLIC HEARING WAS HELD ON
1	AND CONCLUDED ON January 13, 1981
	$Q_{m,l} \sim 10^{-10}$

B00# 6 PAGE 327 BILL NO. 80-99 AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND BILL No. 80-99 (AS AMENDED)

INTRODUCED BY	10			
LEGISLATIVE DAY	NO	DA1	ΓΕ:	2740
of the sal that the F issued unt forth the shall be s of the Bor sale of th Harford Co twelve (12 Anticipati County Cou Bonds to r and general	coject or project of the Notes Sonds hereinable all a Bond Authoroject or project or project or project or project or project on the cold and prescribes and other of the Bonds, has been been contact to the contact of the Bonds or an architect of the Bonds or architect of the Bonds or architect of the Bonds or pay satisfactory or pay satisfact	s shall be ove describ norization ojects for the details income and provide the issual thorize the did Bond And to funding	used; proved shall red which such form and red ident to the approved hing that where of satthereof, the issuance ticipation	viding not be setting h Bonds maturity the by the within id Bond the of said
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AND CONCLUDED ON	. 14 .			
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BILL NO 80-99
AS AMENDED

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WHEREAS, the County Executive has recommended that Harford County, Maryland, borrow on its full faith and credit an amount not exceeding \$ 867,716 by the issuance of its Harford County Road Bonds of 1982, the proceeds thereof to be used for the Projects; and

WHEREAS, in accordance with the provisions of Section 406 of the Charter of Harford County, the Director of Planning has heretofore transmitted to the County Executive the recommendations of the Planning Advisory Board for capital improvements for the fiscal year ending June 30, 1981; and

WHEREAS, in accordance with the provisions of Section 505 of the Charter of Harford County, the County Executive has reviewed such recommendations in light of the existing capital program and the County Executive and the Director of Administration have included said recommendations for capital improvements, as amended, in the proposed 1980-1981 Capital Program which has been submitted to the County Council and the County Council has adopted a Capital Program and a Capital Budget for the fiscal year ending June 30, 1981; and

WHEREAS, the Harford County Council pursuant to Bill No. 80-24 enacted the Annual Budget and Appropriation Ordinance of Harford County, Maryland, for the fiscal year ending June 30, 1981; and

WHEREAS, the County Executive has recommended that because of market conditions, including high interest rates, it would be in the best interests of the County not to issue Bonds which are long-term obligations, but rather, to issue Bond Anticipation Notes of the County in an amount not greater than the amount of Bonds authorized herein, in anticipation of the subsequent sale of Bonds; and

WHEREAS, the principal of and interest on the Bond Anticipation Notes may be paid out of the first proceeds of

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the sale of the Bonds or from tax or other revenue which the Countv shall have previously determined to apply to the payment of Bonds and interest thereon; and

WHEREAS, it is the intent of the County to issue Bond
Anticipation Notes in accordance with the provisions of Section
12, Article 31 of the Annotated Code of Maryland; and

WHEREAS, such Bond Anticipation Notes shall be signed on behalf of the County by the County Executive and attested to by the Director of Administration of the County.

NOW, THEREFORE, in accordance with the provisions of the Charter of Harford County, Maryland:

Section 1. BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that Harford County, Maryland, shall issue and sell upon the full faith and credit of Harford County, Maryland, in the manner hereinafter provided not exceeding \$867,716 aggregate principal amount of Serial Maturity Coupon Bonds, the net proceeds of such sale to be used for the expansion, reconstruction, rehabilitation and renovation, architectural and engineering services, furnishing equipment, making site improvements, preparation of plans, drawings and specifications, the development of grounds and landscaping thereof and all customary appurtenances and other equipment necessary or required for the Projects. The Bonds shall be known as Harford County Road Bonds of 1982 and the net proceeds of the Bonds may also be used to finance any lawful modification of such projects or TO the extent then permitted by law, any other project lawfully undertaken by Harford County, Maryland, as may be provided by subsequent legislation or resolution approved by the Harford County Council. The issue or series of Bonds authorized by this Act shall be known as Harford County Road Bonds of 1982 (hereinafter sometimes called the "Bonds").

Section 2. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL

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OF HARFORD COUNTY, MARYLAND, that the Bonds shall not be issued unless and until a subsequent Bond Authorization Ordinance prescribing the form and tenor of the Bonds, describing the project for which the Bonds are issued and providing for other details incident to the sale of the Bonds shall be approved by the Harford County Council.

Section 3. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the Bonds shall not be issued at the present time because of the current condition of the municipal bond market including high interest rates.

Section 4. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that Harford County, Maryland, is hereby authorized and empowered from time to time to issue its Bond Anticipation Note or Notes on the full faith and credit of the County in an amount not exceeding \$867,716, the net proceeds of such sale to be used to finance the cost of the construction of the Projects.

Section 5. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that such Bond Anticipation

Note or Notes or other evidence of indebtedness shall not

have a maturity in excess of twelve (12) months from the

date of issue. The Treasurer of Harford County, Maryland,

shall negotiate with two or more lending institutions for

the best interest rates and other terms for the Bond Anticipation

Notes or other evidence of indebtedness.

Section 6. AND BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the Treasurer of Harford County, Maryland, prior to the issuance of any such Bond Anticipation Note or Notes or other evidence of indebtedness of the County shall present the terms of such notes to the County Council for approval by Resolution of the County Council prior to the issuance of such Bond

Anticipation Note or Notes.

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negotiated by the Treasurer and approved by Resolution of the County Council of Harford County, Maryland, and the Bond Anticipation Note or Notes when issued shall be issued in the name of Harford County by the signature of County Executive of Harford County, Maryland, the corporate seal of the County shall be imprinted on such Bond Anticipation Note or Notes and such Bond Anticipation Note or Notes shall be attested by the manual signature of the Director of Administration of Harford County, Maryland, and the proceeds of sale of the Bond Anticipation Note or Notes shall be used only for those purposes approved in a Resolution of the Harford County Council adopted

Section 7. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that the Bond Anticipation

Note or Notes shall bear interest at the rate or rates so

Section 8. AND BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the Bond Anticipation Note or Notes shall not be issued in an amount greater than the amount of Bonds authorized in anticipation of the sale of which the Bond Anticipation Note or Notes are issued and sold.

subsequent to the adoption of this Ordinance.

Section 9. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that the principal of
and interest on the Bond Anticipation Note or Notes shall be
payable out of the first proceeds of sale of the Bonds, or
from the tax or other revenue which the County shall previously
determine to apply to the payment of the Bonds and the interest
thereon.

Section 10. AND BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that twelve (12) months interest on the Bond Anticipation Note or Notes or any renewal thereof may be paid from the proceeds of the Bond Anticipation

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Note or Notes or from the proceeds of sale of the Bonds accounting from the initial date of issue thereof.

Section 11. AND BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, that by Resolution adopted
by the Harford County Council, the County may provide for the
renewal of the Bond Anticipation Note or Notes at maturity
with or without resale.

Section 12. AND BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, that immediately after the
sale of the Bond Anticipation Note or Notes and approval by
Resolution of the Harford County Council, the proceeds of sale
of such Bond Anticipation Note or Notes, after payment of
expenses of issuing the same, shall be paid to the Department
of the Treasury of Harford County, Maryland. The proceeds of
sale of the Bond Anticipation Note or Notes shall be expended
only to finance the Projects as defined above.

AND BE IT FURTHER ENACTED BY THE COUNTY Section 13. COUNCIL OF HARFORD COUNTY, MARYLAND, that at any time while any of the Bonds or Bond Anticipation Note or Notes are outstanding for the purpose of meeting the principal and interest maturities of the Bonds or Bond Anticipation Note or Notes, the County shall promptly cause to be levied against all assessable property within Harford County annually so long as any of the Bonds or Bond Anticipation Note or Notes are outstanding and not paid an ad valorem tax sufficient in rate and amount to provide for such principal and interest payments when due. Harford County, Maryland, by the passage of this Ordinance hereby covenants and agrees properly and promptly to perform all of the respective acts and duties defined in the Act for the levy and collection of the aforesaid ad valorem tax upon all the assessable property within the corporate limits of Harford County, Maryland, as the levy and collection of such a tax becomes necessary in order to

meet the debt service requirements of Harford County Road Bonds of 1982 and/or The Bond Anticipation Note or Notes. By this Act, Harford County hereby solemnly covenants and agrees to take all action which the Harford County Council may be legally authorized and empowered to take in order to enforce in any year in which any of the Bonds or Bond Anticipation Note or Notes are outstanding, the guarantee of such Bonds or Bond Anticipation Note or Notes by Harford County, and the full faith and credit unlimited taxing (except taxes on property within the City of Havre de Grace and the incorporated towns of Harford County as prohibited by Section 493 of the Code of Public Local Laws of Harford County, being Article 13 of the Public Local Laws of Maryland, as amended, to-the-extent-said-provision continues-in-full-force-and-effect-under-the-provisions-of-Seetion-902-of-the-Harferd-County-Charter NOW CODIFIED IN CHAPTER 11, SECTION 11-16, OF THE HARFORD COUNTY CODE) power of the County is hereby irrevocably pledged to the punctual payment of the principal of and interest on the Bond Anticipation Note or Notes.

Section 14. AND BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: April 27, 1981

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80-99 AS AMENDED

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SCHEDULE A

HARFORD COUNTY ROAD BONDS OF 1982

Hess Road

Tollgate Road

Moores Mill Road

Fort Hogle Road

Hanson Road/Buitron Property

Salt Storage Domes

Improvements - Hickory II Facility

Jericho Road Covered Bridge

Quaker Bottom Road Bridge

Madonna Road Bridge

Ring Factory Road Bridge

BOOK 6 HAVE 335

BY THE COUNCIL
Read the third time.
Passed LSD 81-6 (February 17, 1981) (with amendments)
XFattledxxxfxxPassagex
By order
Angele Machaneli, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 18th day of February , 1981
at 3:00 o'clock P.M.
angele Markowski, Secretary
BY THE EXECUTIVE
APPROVED:
County Executive
Date (1/2/2011 74 1981
•
BY THE COUNCIL
This Bill (No. 80-99 (as amended), having been approved by
the Executive and returned to the Council, becomes law on
February 24, 1981.

Rec'd & Recorded 3-4 198 at 1:00 P.M.

MOCLiber 6 Folio 3-26 examined per
H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: April 27, 1981

80-99

BILL NO. 80-100

AS AMENDED

BILL NO. 80-100

AS AMENDED

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COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND
BILL No. 80-100 (AS AMENDED)

INTRODUCED BY Council President Hardwicke at the request of the County Executive
LEGISLATIVE DAY NO. 80-33 DATE: December 16, 1980
AN ACT to authorize and empower Harford County, Maryland, to borrow on its full faith and credit, and issue and sell its bonds therefor, within three (3) fiscal years from the date the Act appropriating funds for the following capital projects became effective, an amount not exceeding \$8,796,975, such bonds to be designated "Harford County Public Works Bonds of 1982", the proceeds thereof to be used for the expansion, reconstruction, rehabilitation, renovation and improvement of the capital projects hereinafter described, including site improvements, architectural and engineering services, preparation of plans, drawings and specifications and the development of the grounds and landscaping thereof and all customary appurtenances and other equipment necessary or required for the construction of a water transmission main through the town of Aberdeen, construction of a water transmission main from the Havre de Grace Water Treatment plant to U.S. Route 40, construction of the Stepney Pumping Station connector, suction and discharge mains, construction of the Stepney Pumping Station, to upgrade
BY THE COUNCIL December 16, 1980
INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARING SCHEDULED ON: January 13, 1981
AT:7:00 P.M.
BY ORDER: and markowsky SECRETARY
PUBLIC HEARING
OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHED TO THE
CHARTER, A PUBLIC HEARING WAS HELD ON January 13, 1981
AND CONCLUDED ON
•
angela Markowell SECRETARY

BILL NO 80	0-100
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BILL NO. 80-100

AS AMENDED

BOOK 6 PAGE 337 COUNTY COUNCIL

AS AMENDED

OF

HARFORD COUNTY, MARYLAND
BILL No. 80-100 (AS AMENDED)

INTR	RODUCED BY		• . • • .
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LEGI	SLATIVE DAY NO	DATE:	
	the existing Havre de Gr Plant, for construction Storage Tank, to relocat Department of Public Wor Public Parking Facility, Winters Run Interceptor, the Sod Run Waste Water construction of sewers of Parallel for construction Meadows Interceptor Parat the Sod Run Interceptor rehabilitation of the Sp Treatment Plant. all of described in the Harford Request - 5 Year Capital year 1980-1981, as amend hereinafter referred to for the issuance of Bond passage of a Resolution approving the interest re and the project or project	of the Havre de Grace the Havre de Grace the Havre de Grace the Offices, Garage and construction of the to expand and upgrad Treatment Plant, for for the Ah Ha Intercept of Sewers for the Parallel Section 2, pring Meadows Waste Wasuch expenditures best County Capital Budge Program for the fisce the "Projects best as the "Projects best as the "Projects"; profession of the Harford County Capital Section Notes to the Harford County Capital County Capital Section Notes to the Harford County Capital Section Notes to contact the Harford County Capital Section Notes to capital Section Notes No	nd de otor Edgewood on of for ater ing et cal ing roviding pon / Council
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BILL NO. 80-100

AS AMENDED

Bud: 6 :AGE 338 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND
BILL No. 80-100 (AS AMENDED)

INTRODUCED BY
LEGISLATIVE DAY NO DATE:
the sale of the notes shall be used; providing that the Bonds hereinabove described shall not be issued until a Bond Authorization Ordinance setting forth the project or projects for which such Bonds shall be sold and prescribing the form and maturity of the Bonds and other details incident to the sale of the Bonds, has being BEEN approved by the Harford Council; and providing that within twelve (12) months after the issuance of said Bond Anticipation Notes or any renewal thereof, the County Council shall authorize the issuance of said Bonds to repay or pay said Bond Anticipation Notes; and generally relating to funding of capital projects in the 1980-1981 Capital Budget.
BY THE COUNCIL
INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARIST SCHEDULED ON:
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BY ORDER:SECRETAR
PUBLIC HEARING
HAVING BEEN POSTED AND NOTICE OF TIME AND PLACE
OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHED TO THE
CHARTER, A PUBLIC HEARING WAS HELD ON
AND CONCLUDED ON
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WHEREAS, the County Executive has recommended that Harford County, Maryland, borrow on its full faith and credit an amount not exceeding \$8,796,975 by the issuance of its Harford County Public Works Bonds of 1982, the proceeds thereof to be used for the Projects; and

WHEREAS, in accordance with the provisions of Section 406 of the Charter of Harford County, the Director of Planning has heretofore transmitted to the County Executive the recommendations of the Planning Advisory Board for capital improvements for the fiscal year ending June 30, 1981; and

WHEREAS, in accordance with the provisions of Section 505 of the Charter of Harford County, the County Executive has reviewed such recommendations in light of the existing capital program and the County Executive and the Director of Administration have included said recommendations for capital improvements, as amended, in the proposed 1980-1981 Capital Program which has been submitted to the County Council and the County Council has adopted a Capital Program and a Capital Budget for the fiscal year ending June 30, 1981; and

WHEREAS, the Harford County Council pursuant to Bill No. 80-24 enacted the Annual Budget and Appropriation Ordinance of Harford County, Maryland, for the fiscal year ending June 30, 1981; and

WHEREAS, the County Executive has recommended that because of market conditions, including high interest rates, it would be in the best interests of the County not to issue Bonds which are long-term obligations, but rather, to issue Bond Anticipation Notes of the County in an amount not greater than the amount of Bonds authorized herein, in anticipation of the subsequent sale of Bonds; and

WHEREAS, the principal of and interest on the Bond Anticipation Notes may be paid out of the first proceeds of

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the sale of the Bonds or from tax or other revenue which the County shall have previously determined to apply to the payment of Bonds and interest thereon; and

WHEREAS, it is the intent of the County to issue Bond
Anticipation Notes in accordance with the provisions of Section
12, Article 31 of the Annotated Code of Maryland; and

WHEREAS, such Bond Anticipation Notes shall be signed on behalf of the County by the County Executive and attested to by the Director of Administration of the County.

NOW THEREFORE, in accordance with the provisions of the Charter of Harford County, Maryland:

Section 1. BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that Harford County, Maryland, shall issue and sell upon the full faith and credit of Harford County, Maryland, in the manner hereinafter provided not exceeding \$8,796,975 aggregate principal amount of Serial Maturity Coupon Bonds, the net proceeds of such sale to be used for the expansion, reconstruction, rehabilitation and renovation, architectural and engineering services, furnishing equipment, making site improvements, preparation of plans, drawings and specifications, the development of grounds and landscaping thereof and all customary appurtenances and other equipment necessary or required for the Projects. shall be known as Harford County Public Works Bonds of 1982 and the net proceeds of the Bonds may also be used to finance any lawful modification of such Projects or the extent then permitted by law, any other project lawfully undertaken by Harford County, Maryland, as may be provided by subsequent legislation or resolution approved by the Harford County Council. The issue or series of Bonds authorized by this Act shall be known as Harford County Public Works Bonds of 1982 (hereinafter sometimes called the "Bonds").

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Section 2. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that the Bonds shall not be issued
unless and until a subsequent Bond Authorization Ordinance
prescribing the form and tenor of the Bonds, describing the
project for which the Bonds are issued and providing for other
details incident to the sale of the Bonds shall be approved
by the Harford County Council.

Section 3. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the Bonds shall not be issued at the present time because of the current condition of the municipal bond market including high interest rates.

Section 4. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that Harford County, Maryland, is
hereby authorized and empowered from time to time to issue
its Bond Anticipation Note or Notes on the full faith and credit
of the County in an amount not exceeding \$8,796,975, the net
proceeds of such sale to be used to finance the cost of the
construction of the Projects.

Section 5. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that such Bond Anticipation

Note or Notes or other evidence of indebtedness shall not have

a maturity in excess of twelve (12) months from the date of

issue. The Treasurer of Harford County, Maryland, shall

negotiate with two or more lending institutions for the best

interest rates and other terms for the Bond Anticipation Notes

or other evidence of indebtedness.

Section 6. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that the Treasurer of

Harford County, Maryland, prior to the issuance of any such

Bond Anticipation Note or Notes or other evidence of indebtedness

of the County shall present the terms of such notes to the

County Council for approval by Resolution of the County Council

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for-approval-by-Resolution-of-the-County-Council prior to the issuance of such Bond Anticipation Note or Notes.

Section 7. AND BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, that the Bond Anticipation
Note or Notes shall bear interest at the rate or rates so
negotiated by the Treasurer and approved by Resolution of the
County Council of Harford County, Maryland, and the Bond
Anticipation Note or Notes NOTES when issued shall be issued in
the name of Harford County by the signature of County Executive
of Harford County, Maryland, the corporate seal of the County
shall be imprinted on such Bond Anticipation Note or Notes
and such Bond Anticipation Note or Notes shall be attested by
the manual signature of the Director of Administration of
Harford County, Maryland, and the proceeds of sale of the
Bond Anticipation Note or Notes shall be used only for those
purposes approved in a Resolution of the Harford County Council
adopted subsequent to the adoption of this Ordinance.

Section 8. AND BE IT FURTHER ENACTED BY COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the Bond Anticipation Note or Notes shall not be issued in an amount greater than the amount of Bonds authorized in anticipation of the sale of which the Bond Anticipation Note or Notes are issued and sold.

Section 9. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that the principal of and interest on the Bond Anticipation Note or Notes shall be payable out of the first proceeds of sale of the Bonds, or from the tax or other revenue which the County shall previously determine to apply to the payment of the Bonds and the interest thereon.

Section 10. AND BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, that twelve (12) months
interest on the Bond Anticipation Note or Notes or any renewal
thereof may be paid from the proceeds of the Bond Anticipation

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Note or Notes or from the proceeds of sale of the Bonds accounting from the initial date of issue thereof.

Section 11. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that by Resolution adopted
by the Harford County Council, the County may provide for the
renewal of the Bond Anticipation Note or Notes at maturity
with or without resale.

Section 12. AND BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, that immediately after
the sale of the Bond Anticipation Note or Notes and approval
By Resolution of the Harford County Council, the proceeds of
sale of such Bond Anticipation Note or Notes, after payment
of expenses of issuing the same, shall be paid to the Department
of the Treasury of Harford County, Maryland. The proceeds of
sale of the Bond Anticipation Note or Notes shall be expended
only to finance the Projects as defined above.

Section 13. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that, for the purpose
of paying the interest on and principal of the Bonds and/or
The Bond Anticipation Note or Notes, the County shall MAY fix an
annual assessment on all properties, improved or unimproved,
binding upon a street, road, lane, alley or right-of-way in
the Harford County in which a water main or sewer has been built,
The-said-annual-assessment-shall-be-made upon the front foot BENEFIT
basis, and the first payment shall be collected during the
year in which the construction of the aforesaid water supply
or sewerage systems is completed or in which the systems are
purchased or acquired.

In addition to the benefit assessments to be levied as provided for herein, the Council COUNTY shall MAY make a charge for every sewer and water connection, AND MAKE SUCH OTHER CHARGES FOR WATER AND SEWER PURPOSES AS MAY BE PERMITTED BY LAW.

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In addition to the benefit assessments and connection charges to be levied as provided for herein, the Council shall MAY impose water and sewer service charges and (where the property is not subject to a front-foot benefit assessment for the year in which such charge is levied) a charge for the construction and upkeep of water and sewer systems against all properties having a connection with any water main or sewer within Harford County. These service charges and upkeep charges shall be imposed pursuant to the provisions of the Harford County Charter. In the event that the annual front feet benefit assessments, connection charges, OTHER CHARGES, service charges and upkeep charges fail to provide sufficient funds at any time while any of the Bonds or Bond Anticipation Note or Notes are outstanding, for the purpose of meeting the principal and interest maturities of the Bonds, a OR Bond Anticipation Note or Notes, the County shall promptly cause to be levied against all assessable property within Harford County annually so long as any of the Bonds or Bond Anticipation Note or Notes are outstanding and not paid an ad valorem tax sufficient in rate and amount to provide for such principal and interest payments when due. Harford County, Maryland, by the passage of this Ordinance hereby covenants and agrees properly and promptly to perform all of the respective acts and duties defined in the Act for the levy and collection of the aforesaid ad valorem tax upon all the assessable property within the corporate limits of Harford County, Maryland, as the levy and collection of such a tax becomes necessary in order to meet the debt service requirements of Harford County Public Works Bonds of 1982 and/or The Bond Anticipation Note or Notes. By this Act, Harford County hereby solemnly covenants and agrees to do the following: (a) levy and collect the benefit assessments, connection charges, OTHER CHARGES, water and

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sewerage service charges and charges for the upkeep for water and sewerage systems as provided in this Act; (b) apply to the payment of the maturing principal of and interest on the Bonds, in each year in which any of the Bonds are outstanding, all funds received by the County from benefit assessments, connection charges, OTHER CHARGES, service and upkeep charges and taxes levied by Harford County to pay such principal and interest, to the extent that such funds and taxes are necessary to meet said principal and interest maturities; and (c) to take all action which the Harford County Council may be legally authorized and empowered to take in order to enforce, in any year in which any of the Bonds or Bond Anticipation Note or Notes are outstanding, the guarantee of such Bonds or Bond Anticipation Note or Notes by Harford County.

Section 14. AND BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: April 27, 1981

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BY THE COUNCIL

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By order

Angle Markowski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 18th day of February , 1981 at 3:00 o'clock P.M.



Dayle Marlowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

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- BY THE COUNCIL

This Bill (No. 80-100 (as amended), having been approved by the Executive and returned to the Council, becomes law on February 24, 1981.

Cingela Marlameli, Secretary

Rec'd & Recorded 3-4 198/ at 7:00 M.

ALD Chiber Co. To 1336 & examined per
H. Douglas Chicoac. Lerk, Harford Co.

BOOK 6 PAUE 347

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-1 (AS AMENDED)

Introduced by Council President Hardwicke at request of County Executive
Legislative Day No. 81-2 Date January 13, 1981
AN EMERGENCY ACT to add new Article 21A, heading, Comprehensive Zoning Review to the Harford County Zoning Ordinance Number 6, as amended, to provide for the authority and procedures for the preparation and review of zoning maps and regulations relating thereto on a comprehensive, county-wide basis, to allow for the suspension of the cycle zoning as provided for in Article 21, heading, District Changes and Other Amendments of the Zoning Ordinance; and the suspension of the provisions of Article 17, heading, Special Provisions of the Zoning Ordinance.
By the Council,January 13, 1981
Introduced, read first time, ordered posted and public hearing scheduled
on:February 10, 1981
at:6:30 p.m.
By Order: agla Markaushi, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearingand title of Bill having been published according to the Charter
a public hearing was held on February 10, 1981 and
concluded on February 10, 1981
angela Markawaki , Secretary
BILL NO. 81-1 AS AMENDED
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WHEREAS, pursuant to Section 703 of the Charter and the laws of Maryland, the Harford County Council is charged with the responsibility to enact the laws establishing zoning regulations and comprehensive zoning maps; and

WHEREAS, pursuant to Section 405 (b) of the Charter, the
Director of Planning is charged with the duty of planning for the
physical development and growth of the County, including the
preparation and revision of master plans, subdivision regulations,
and zoning maps and rules and regulations constituting a zoning
code; and

WHEREAS, pursuant to Section 406 of the Harford County

Charter, the Planning Advisory Board is charged with the responsibility for making recommendations to the Director of Planning

and the Council relating to planning and zoning; and

WHEREAS, the Zoning Ordinance should provide for the preparation, public review and adoption of received comprehensive zoning maps and regulations; and

WHEREAS, this act is designed to establish a comprehensive zoning review process providing for procedures and requirements in conducting this process and so amending the Zoning Ordinance (Ordinance 6 as amended) by adding new Article 21A.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that new Article 21A, heading, Comprehensive Zoning Review, be, and it is hereby added to the Harford County Zoning Ordinance, Number 6 (as amended), all to read as follows:

ARTICLE 21A - COMPREHENSIVE ZONING REVIEW.

21A.1 - PREPARATION. THE DIRECTOR OF PLANNING SHALL FROM
TIME TO TIME PREPARE REVISIONS TO THE ZONING MAPS AND REGULATIONS
IN A COMPREHENSIVE MANNER FOR CONSIDERATION AND ADOPTION BY THE
COUNCIL. SUCH COMPREHENSIVE ZONING REVIEW MAY BE INITIATED BY
ORDER OF THE COUNTY EXECUTIVE OR BY LEGISLATIVE ACT OF THE COUNCIL

8 1 - 1 AS DED PROPOSED REVISIONS OR AMENDMENTS TO THE ZONING MAPS AND REGULATIONS SHALL BE PREPARED AFTER CAREFUL REVIEW AND STUDY BY THE DEPARTMENT OF PLANNING AND ZONING OF EXISTING LAND USE AND FUTURE LAND USE NEEDS BASED ON POPULATION, ECONOMICS, TRANSPORTATION PATTERNS, PUBLIC FACILITIES AND SERVICES AND OTHER RELEVANT PLANNING FACTORS. THE DIRECTOR OF PLANNING SHALL SUBMIT PROPOSED REVISIONS AND AMENDMENTS TO THE ZONING MAPS AND REGULATIONS TO THE PLANNING ADVISORY BOARD FOR THEIR REVIEW AND COMMENT.

21A.2 - APPLICATION. AN APPLICATION BY A PROPERTY OWNER REQUESTING A ZONING CHANGE DURING COMPREHENSIVE ZONING REVIEW FOR ANY PROPERTY SHALL BE SUBMITTED TO THE DEPARTMENT OF PLANNING AND ZONING AT A TIME AND IN A FORM TO BE DESIGNATED BY THE DIRECTOR OF PLANNING. EACH APPLICATION SHALL BE CONSIDERED BY THE DIRECTOR OF PLANNING IN THE COMPREHENSIVE ZONING REVIEW PROCESS.

21A.3 - COUNCIL ACTION.

- (a) AFTER REVIEW BY THE PLANNING ADVISORY BOARD, THE COUNTY

 EXECUTIVE SHALL SUBMIT TO THE COUNCIL THE COMPREHENSIVE REVISIONS

 AND AMENDMENTS TO THE ZONING MAPS AND REGULATIONS CONTAINED IN

 THE FINAL REPORT OF THE DIRECTOR OF PLANNING. THE COUNCIL SHALL

 CONDUCT A PUBLIC HEARING AFTER THIRTY-(30)-DAYS GIVING PUBLIC

 NOTICE, WHICH SHALL BE PUBLISHED ONCE A WEEK FOR TWO CONSECUTIVE

 WEEKS IN AT LEAST TWO NEWSPAPERS OF GENERAL CIRCULATION IN THE

 COUNTY. DURING THE THIRTY-DAY-PERIOD, PERIOD OF COUNCIL REVIEW,

 THE FINAL REPORT OF THE DIRECTOR OF PLANNING, CONTAINING THE

 PROVISIONS AND AMENDMENTS TO THE ZONING MAPS AND REGULATIONS,

 TOGETHER WITH THE COMMENTS OF THE PLANNING ADVISORY BOARD, SHALL

 BE ON PUBLIC DISPLAY IN THE COUNTY OFFICE BUILDING AND IN A PUBLIC

 FACILITY LOCATED IN EACH COUNCILMANIC DISTRICT.
- (b) ANY ALTERATION OR CHANGE TO THE REPORT OF THE DIRECTOR OF PLANNING, BY THE COUNCIL, SHALL BE SUBJECT TO PUBLIC NOTICE AND HEARING AS PROVIDED IN (a) ABOVE.

- (c) ALL ALTERATIONS OR CHANGES PROPOSED BY THE COUNCIL
 PURSUANT TO (b) ABOVE SHALL BE VOTED UPON BY THE COUNCIL AS
 INDIVIDUAL ISSUES AND EACH VOTE AND THE REASONS THEREFOR SHALL
 BE RECORDED IN THE COUNCIL MINUTES.
- (d) UPON COMPLETION OF THE PUBLIC HEARINGS, THE COUNCIL SHALL, BY ORDINANCE, ADOPT COMPREHENSIVE ZONING MAPS AND REGULATIONS FOR THE COUNTY WITHIN NINETY (90) DAYS AFTER RECEIPT OF THE FINAL REPORT OF THE DIRECTOR OF PLANNING. THE COUNCIL MAY BY RESOLUTION, EXTEND THE PERIOD FOR REVIEW BY SIXTY (60) DAYS.

21A.4 - SUSPENSION OF ZONING RECLASSIFICATION AND SPECIAL PROVISION PETITIONS.

- (a) NOTWITHSTANDING ANY PROVISIONS OF ARTICLES 17 and 21,
 DURING THE PERIOD OF PREPARATION AND REVIEW OR PROPOSED COMPREHENSIVE REVISIONS OR AMENDMENTS TO THE ZONING MAPS, NO PETITIONS
 FOR ZONING RECLASSIFICATION OR SPECIAL PROVISIONS REQUIRING
 BOARD OF APPEALS APPROVAL OTHER THAN THOSE EXEMPTED PURSUANT
 TO SECTION 21.7, SHALL BE RECEIVED BY THE COUNTY. A REQUEST
 FOR A ZONING CHANGE MAY BE MADE PURSUANT TO SECTION 21A.2 AND
 SUCH A REQUEST SHALL BE CONSIDERED IN THE PREPARATION OR MODIFICATION OF THE PROPOSED COMPREHENSIVE REVISIONS OR AMENDMENTS TO
 THE ZONING MAPS. AN ORDINANCE TO SUSPEND RECEIPT OF SUCH PETITIONS SHALL BE ADOPTED BY THE COUNCIL AND SHALL SET FORTH THE
 PERIOD OF SUSPENSION WHICH SHALL, IN NO EVENT, EXCEED ONE YEAR.
- (b) THE HEARING EXAMINER SHALL MAKE EVERY EFFORT TO COMPLETE PUBLIC HEARINGS AND PREPARE A RECOMMENDATION FOR ALL EXISTING ZONING RECLASSIFICATION AND SPECIAL PROVISION CASES PRIOR TO COUNCIL CONSIDERATION OF THE FINAL REPORT OF THE DIRECTOR OF PLANNING. IN THE EVENT THE HEARING EXAMINER IS UNABLE TO COMPLETE ANY EXISTING CASE, THE COUNCIL SHALL REVIEW THE REQUEST OF THE APPLICANT IN SUCH CASE AS A PART OF ITS COMPREHENSIVE REVIEW PROCESS.
 - (c) NO ZONING RECLASSIFICATION OF PROPERTY SHALL, FOR A

DUTUF 8 PAGE 351

PERIOD OF ONE YEAR AFTER THE ADOPTION BY ORDINANCE OF THE COM-PREHENSIVE ZONING MAPS APPLICABLE THEREOF, BE GRANTED BY THE COUNTY COUNCIL ON THE GROUND THAT THE CHARACTER OF THE NEIGHBOR-HOOD HAS CHANGED.

Section 2. And Be It Further Enacted By The County Council Of Harford County, Maryland, that in accordance with Section 21A.4 the first and second cyclic zoning cycles for 1981 and the provisions of Article 17 of the Zoning Ordinance, be, and they are hereby suspended from operation, and that no petitions or applications will be accepted except in accordance with Section 21A.4.

Section 3. And Be It Further Enacted By The County Council Of Harford County, Yaryland, that this Act is hereby declared to be an Emergency Act, necessary for the orderly growth of the county and it shall take effect on the date it becomes law.

EFFECTIVE: February 24, 1981

6 PAUF 352

BY THE COUNCIL

Read	the	third	time
	~ * * * ~		L LIIIP .

Passed LSD 81-6 (February 17, 1981) (with amendments)
RaikedxofxRassagex

By order

angle Markeli, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 18th day of February , 1981 at 3:00 o'clock P.M.



angels Markocole, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date Will

BY THE COUNCIL

This Bill (No. 81-1 (as amended), having been approved by the Executive and returned to the Council, becomes law on February 24, 1981.

Angela Markewskij, Secretary

Rec'd & Recorded 9'-9 19 8/ at 1500 A M. Harceliber Le Folio 347 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: February 24, 1981

81-1 AS AMENDED

BOOF 6 PAGE 353 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-2

Introduced by County Council President Hardwicke at request of County Executive
Legislative Day No. 81-2 Date January 13, 1981

AN EME	RGENCI ACT to make a supplemental appropriation from the General
	Fund Reserve for Contingencies for the current fiscal
	year; to provide funds to be used as additional con-
	tractual funds for Planning and Zoning Department's
	project of Comprehensive Planning Review.
	By the Council,
Introd	duced, read first time, ordered posted and public hearing schedule
	on: February 10, 1981
	at: 6:30 p.m.
	By Order: Dayle Markouski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hea	ring and title of Bill having been published according to the
Charte	er, a public hearing was held on February 10, 1981
and co	oncluded on February 10, 1981
	agels Markenski, Secretary
EXPLANATION:	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. 81-2
	r\

800r 6 PAUE 354

WHEREAS, the County Executive has recommended a supplemental appropriation to the current expense budget for the fiscal year ending June 30, 1981, in accordance with Section 517 of the Charter of Harford County, Maryland; and

WHEREAS, such funds are necessary for the operation of the Department of Planning and Zoning's Comprehensive Zoning Review; and

WHEREAS, the Treasurer has certified that such funds are available for appropriation.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1981, be, and it is hereby amended by making an appropriation from the General Fund Reserve for Contingencies in the below listed amounts for the purpose detailed:

Appropriation:

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From: General Fund Reserve for Contingencies

Account #70-13-17-00-01-07-01.....\$ 15,000.00

To: Department of Planning & Zoning

Account #70-01-27-00-01-00-03-xx..... \$ 15,000.00 Contractual Services)

Total Appropriation..... \$ 15,000.00

Section 2. And Be It Further Enacted By The County Council Of

Harford County, Maryland, that this Act is hereby declared to be

25 an Emergency Act, necessary for the preservation of the public

26 health, safety and welfare and is necessary for the operation of

27 a County Agency, and shall take effect on the date it becomes law.

28 EFFECTIVE: February 18, 1981

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The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Quele Marlande, Secretary

BUUF 6 FAUE 355

BY THE COUNCIL

Read	the	third	time.
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By order

angele Marlande, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 11th day of February, 1981 at 3:00 o'clock 0.4.



agele Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date 120

BY THE COUNCIL

This Bill (No. 81-2), having been approved by the Executive and returned to the Council, becomes law on February 18, 1981.

- Angelu Markowski , Secretary

Rec'd & Recorded 9-9 198 at 9:00 A M.

APCLiber 6 Folio 353 & examined per
H. Douglas Chilcoat, Clerk, Harford Co.

BOUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-3

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No.	81-2 Date January 13, 1981
AN EMERGENCY ACT to	make an appropriation of grant funds to the Departmen
of	Planning and Zoning from unanticipated revenues re-
ce	ived from the Maryland Department of State Planning
to	provide funds to prepare a housing market analysis.
	By the Council, January 13, 1981
T. L	first time, ordered posted and public hearing schedule
Introduced, read	Echenow, 10, 1001
	6.20 = =
P** 0**	
By Or	der: Augele Markacoski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hearing and tit	le of Bill having been published according to the
Charter, a public	hearing was held onFebruary 10, 1981
and concluded on _	February 10, 1981
	ayla Markoushi , Secretary
[Brackets] i existing law. added to Bill	ATE MATTER ADDED TO EXISTING LAW. ndicate matter deleted from Underlining indicates language by amendment. Language lined. tes matter stricken out of Bill
by amendment.	BILL NO. 81-3

6 hu 357 300

WHEREAS, the County Executive has recommended an emergency 1 appropriation of unanticipated grant revenues to the County Budget for the fiscal year ending June 30, 1981, and continuing 3 thereafter in accordance with the terms of the grant; and 4 WHEREAS, the funds are part of the Maryland Department of 5 State Planning; and 6 WHEREAS, the funds shall be used to prepare a housing 7 8 market analysis; and WHEREAS, the appropriation of the funds is in accordance 9 with the provisions of Section 518 of the Charter of Harford 11 County, Maryland. 12 NOW, THEREFORE, 13 Section 1. Be It Enacted By The County Council Of Harford County, 14 Maryland, that the current expense budget for the fiscal year 15 ending June 30, 1981, be, and it is hereby amended by making an 16 emergency appropriation and expenditure from monies received from 17 the Maryland Department of State Planning in the below listed 18 amounts for the purpose detailed: 19 Appropriation: 20 Department of Planning and Zoning 21 Comprehensive Planning Assistance Program 22 Grant Accounts Receivable 23 Account #28-00-03-80-26-01-00-00.....\$ 24 Total Receivable.....\$ 25 pepartment of Planning and Zoning 26 Comprehensive Planning Assistance Program 27 Grant Expenditures 28 Account #88-01-27-00-04-00-03-xx.... 12,600.00 (Contractual Services) 29 Total Expenditures..... \$ 12,600.00 30 31 Section 2. And Be It Further Enacted By The County Council Of 32 Farford County, Yaryland, that this Act is hereby declared to be

BUUN 8 FAUE 358

an Emergency Act, necessary for the protection of the public health, safety and welfare, and is necessary for the operation of a County agency, and shall take effect on the date it becomes law.

EFFECTIVE: February 18, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

ayla Markewski, Secretary

bully 6 FAUL 359

BY THE COUNCIL

Read	the	third time.						
		Passed	LSD	81-5	(February	10.	1981)	RWKRY YAWAWAWAWA

Raticalxactastast

By order

angele Marlandi, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this <u>llth</u> day of <u>February</u>, 19 81 at <u>3:00</u> o'clock <u>P.M.</u>



Rayla Maclocooli, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill (No. 81-3), having been approved by the Executive and returned to the Council, becomes law on February 18, 1981.

angele Markowsh., Secretary

Rec'd & Recorded 9-9 198 at 9:00 A.M.

**FOCLIBER TO Folio 356 & examined per
H. Douglas Chilcoat, Clerk, Harford Co.

BOOK 6 PAGE 360 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-4

Introduced by Council President Hardwicke at request of County Executive

Legisla	slative Day No. 81-2 Date January 13	, 1981
AN EME	MERGENCY ACT to make an appropriation of grant fund	s to the Depart-
	ment of Planning and Zoning from unant.	
	received from the Maryland Department	
	sources; to provide funds to prepare to	
	plans for Tydings Island as a recreation	
	prans for ryangs rotand as a resteact	
	7	
	By the Council, January 13, 1981	OCCUPATION SH
Introd	oduced, read first time, ordered posted and publi	c hearing schedule
	on: February 10, 1981	
	at: 6:30 p.m.	
	By Order: augle Markowski	_, Secretary
	DUDI TO UDADING	
	PUBLIC HEARING	
	Having been posted and notice of time	
	nearing and title of Bill having been published acco	
Charte	ter, a public hearing was held on February 10, 19	981
and co	concluded on February 10, 1981	
	angele Marloweli	. Secretary
	Cages 11 January	
PLANATION:	N: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined	
	through indicates matter stricken out of Bill	81-4
and the second	by amendment. BILL NO.	0 1 1

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1 WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County Budget for the fiscal year ending June 30, 1981, and continuing thereafter in accordance with the terms of the grant; and 5 WHEREAS, the funds are part of the Maryland Department of Natural Resources; and 7 WHEREAS, the funds shall be used to prepare for the develop-8 ment plans for Tydings Island as a recreational site; and 9 WHEREAS, the appropriation of the funds is in accordance 10 with the provisions of Section 518 of the Charter of Harford 11 County, Maryland. 12 NOW, THEREFORE, 13 Section 1. Be It Enacted By The County Council Of Harford County, 14 Maryland, that the current expenses budget for the fiscal year 15 ending June 30, 1981, be, and it is hereby amended by making an 16 emergency appropriation and expenditure from monies received from 17 the State of Maryland in the below listed amounts for the purpose 18 detailed: 19 Appropriation: 20 Department of Planning and Zoning 21 Tydings Island Development Program 22 Grant Accounts Receivable 23 Account #28-00-03-80-27-01-00-00..... 22,000 24 Total Receivable..... 22,000 25 Department of Planning and Zoning 26 Tydings Island Development Program 27 Grant Expenditure 28 Account #88-01-27-00-05-00-03-00..... 22,000 (Contractual Services) 29 Total Expenditures..... 30 31 Section 2. And Be It Further Enacted By the County Council Of 32 Harford County, that this Act is hereby declared to be an Emergency

800K 6 FAUE 362

Act, necessary for the preservation of the public health, safety
and welfare and is necessary for the operation of a County agency,
and shall take effect on the date it becomes law.

EFFECTIVE: February 18, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

angle Markowski, Secretary

81 - 4

DUUM 6 PAUE 363

BY THE COUNCIL

Read the third time.		•
Passed_LSD	81-5 (February 10, 1981) świkk xa	mendments)
FailedxafxR		
	By order	
	Angele Mastruelis.	Secretary
Sealed with the Count	y Seal and presented to the Count	y Executive
	llth day of February	
at 3:00 o'cl		
Morn Com	Angle Marlowski,	Secretary
TOTAL TOTAL	BY THE EXECUTIVE	
APPROVED:	A. B.	
	Date Selmary 18 1981	

BY THE COUNCIL

This Bill (No. 81-4), having been approved by the Executive and returned to the Council, becomes law on February 18, 1981.

angele Markowskii, Secretary

Rec'd & Recorded 9-9 198 at 9:00 A.M.

100 Liter 6 Folio 360 & examined per
H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: February 18, 1981

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-5

Introduced by Council President Hardwicke at request of County Executive

Lec	Legislative Day No. 81-2 Date January 13, 1981	
AN	AN ACT to establish a new assessment basis and annual assessment	of
	Damesyn Water Project Number 6253, and to repeal County Co	uncil
	Bill 75-100; to provide for a reduction in the annual equa	1
	benefit assessment as provided for by County Law.	
	By the Council, January 13, 1981	- 130
In	Introduced, read first time, ordered posted and public hearing	schedule
	on: February 10, 1981	
	at: 7:30 p.m.	
	By Order: and Markacki, Secreta	ry
	PUBLIC HEARING	
	Having been posted and notice of time and pla	
	of hearing and title of Bill having been published according to t	ne
	Charter, a public hearing was held onFebruary 10, 1981	
an	and concluded on February 10, 1981	
	agel Marlacele., Secret	ary
LANAT	ATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from	
#	existing law. Underlining indicates language added to Bill by amendment. Language lined	
44) 4	through indicates matter stricken out of Bill by amendment.	5
2.00	RIII NO U 1	

WHEREAS, the County Executive has recommended, pursuant to Harford County law, that an assessment basis and annual assessment be re-established for certain property in Harford County, Maryland; and

WHEREAS, the requirements of the Charter of Harford County, Maryland, and County law have been satisfied; and

WHEREAS, additional properties have been connected to the Damesyn Water System thereby reducing the amount of assessment payable by all property owners in the Damesyn System.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council of Harford County, Maryland, that Bill 75-100 establishing an assessment basis and rate for the below described property be, and it is hereby repealed and that a new assessment basis and rate for the below described property be, and it is hereby established to stand in lieu of the repealed basis and rate, all to read as follows:

The Equal Benefit Assessment for Damesyn Water Project No. 6253 beginning on July 1, 1981, shall be \$192.97 per lot, per year, to run for the remaining balance of the bond issue covering the project.

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: April 20, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

angle Markowski, secretary

BY THE COUNCIL

BI THE COUNCIL	
Read the third time.	
Passed LSD 81-5 (February 10, 1981) (WXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	etrátremezeo
RailedxmfxRaxxage	•
By order	
Angele Marknashi, Se	cretary
Sealed with the County Seal and presented to the County	Executive
for his approval thisllthday of February	
at 3:00 o'clock P.M.	
Angle Marlowli, Se	cretary
BY THE EXECUTIVE	
APPROVED:	
County Executive	
Date Jelmany 18 1981	
	119/
BY THE COUNCIL	
This Bill (No. 81-5), having been approved by the	Executive
and returned to the Council, becomes law on February 18	
angele Markourski , s	Secretary
Rec'd & Recorded 9-9 198/ a **MocLiber L Folio 364 & exam H. Douglas Chilcoat, Clerk, Harford Co	it 9°00 AM. lined per

EFFECTIVE DATE: April 20, 1981

BOOK 6 PAUE 367 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-6

	tive Day No.			e January 13, 1981
Legisia	cive bay No.			
	AN ACT	to repeal	and re-enact	with amendments Section 2-186.
		heading, M	embers, of D	oivision 7, heading, Advisory
		Council on	Drug Abuse,	of Article XII, heading,
		Agencies,	Boards, Comm	missions and Committees, of
		Chapter 2,	heading, Ad	Mministration, of the Harford
		County Cod	e, as amende	ed; to provide for the deletion
		of a membe	rship appoin	tee representing the Department
		of Health	and Mental H	Tygiene and to provide in lieu
		thereof an	additional	membership appointee to be a
		fourth cit	izen-at-larg	ge.
		By the Cou	ıncil, Ja	nuary 13, 1981
Introd	uced, read	first time,	, ordered po	osted and public hearing schedul
		on:	February 10,	1981
		at:	7:30 p.m	1.
	By Or	der:	egela Mas	kowski, Secretary
			PUBLIC HEAR	ING
		Having be	en posted and	d notice of time and place
of hea	ring and tit	le of Bill	having been	published according to the
Charte	r, a public	hearing was	s held on	February 10, 1981
and co	ncluded on _	Feb	ruary 10, 19	. 81
			2	
		_4	agle Ma	eloueke . , Secretary
PLANATION:	[Brackets] existing law. added to Bil	indicate ma Underlining by amendme	DDED TO EXISTING tter deleted indicates law ant. Language tricken out of	from nguage lined
	by amendment.			RILL NO

Section 1. Be It Enacted By The County Council of Harford

County, Maryland, that Section 2-186.1, heading, Members, of

Division 7, heading, Advisory Council on Drug Abuse, of Article

XII, heading, Agencies, Boards, Commissions and Committees, of

Chapter 2, heading, Administration, of the Harford County Code,

as amended, be, and it is hereby repealed and re-enacted with

amendments, all to read as follows:

Chapter 2. Administration.

Article XII. Agencies, Boards, Commissions and Committees.

Division 7. Advisory Council on Drug Abuse.

Section 2-186.1. Members.

- (a) The membership of the Harford County Advisory Council on Drug Abuse shall consist of [one (1) member] MEMBERS from each of the following groups:
 - [(1) Department of Health and Mental Hygiene.]
 - [(2)] (1) State of Maryland Department of Juvenile Services.
- [(3)] (2) State of Maryland Department of Parole and Probation.
 - [(4)] (3) Harford County Board of Education.
 - [(5)] (4) Harford County Sheriff's Department.
 - [(6)] (5) Harford County Department of Parks and Recreation.
- [(7)] (6) Two (2) representatives from the Harford County
 Department of Health, Community Mental Health Services.
- [(8) Three (3)] (7) FOUR (4) citizens at large.

 Section 2. Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

 EFFECTIVE: April 20, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

ayla Marlousli, Secretary

6 taut 369

BY THE COUNCIL

Read the third time.

x Railed x of x Rassage By order angele Medecale, Secretary Sealed with the County Seal and presented to the County Executive for his approval this <u>llth</u> day of <u>February</u>, 1981 at 3:00 o'clock P.M. Augh Markente, Secretary BY THE EXECUTIVE

APPROVED:

BY THE COUNCIL

This Bill (No. 81-6), having been approved by the Executive and returned to the Council, becomes law on February 18, 1981.

angele Markeveli, Secretary

Rec'd & Recorded 9-9 198 at 9:00 A M.

10 Cliber Folio 367 & examined per

11. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: April 20, 1981

Date February 3, 1981

BOOK 6 PAGE 370 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-7

Introduced by Council President Hardwicke at request of County Executive

Legislative Day No. 81-4

AN EMEF	GENCY ACT to make an appropriation of grant funds to the Commission for Women from unanticipated revenues received from The Mayor's Office of Manpower Resources; to provide funds for the training to reduce the employment barriers of the displaced homemaker within the Open Door's Program.
	By the Council, February 3, 1981
Introd	aced, read first time, ordered posted and public hearing scheduled
	on: March 3, 1981
	at: 6:30 p.m.
	By Order: Agla Markenski., Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hea	ring and title of Bill having been published according to the
Charte	r, a public hearing was held on March 3, 1981
and co	ncluded on March 3, 1981
	- Angele Markowski , Secretary
EXPLANATION:	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. BILL NO.

81-7

800F 6 PAGE 371

1	WHEREAS, the County Executive has recommended an emergency			
2	appropriation of unanticipated grant revenues to the County			
3	Budget for the fiscal year ending June 30, 1981, and continuing			
4	thereafter in accordance with the terms of the grant; and			
5	WHEREAS, the funds are part of the Mayor's Office of Man-			
6	power Resources; and			
7	WHEREAS, the funds shall be used for the training to reduce			
8	the employment barriers of the displaced homemaker in the			
9	Open Door's Program; and			
10	WHEREAS, the appropriation of the funds is in accordance			
11	with the provisions of Section 518 of the Charter of Harford			
12	County, Maryland.			
13	NOW, THEREFORE,			
14	Section 1. Be It Enacted By The County Council Of Harford County,			
15	Maryland, that the current expense budget for the fiscal year			
16	ending June 30, 1981, be, and it is hereby amended by making an			
17	emergency appropriation and expenditures from monies received			
18				
19	purpose detailed:			
20	Appropriation:			
21	Commission for Women			
22	Open Door's Program			
23	Grant Accounts Receivable			
24	Account #28-00-03-80-59-01-00-00 \$ 3,814.00			
25	Total Receivable \$ 3,814.00			
26	Commission for Women			
27	Open Door's Program			
28	Grant Expenditure Account #88-01-42-00-03-01-02-xx \$ 523.00			
29	(Travel)			
30	#88-01-42-00-03-01-03-xx \$ 3,141.00			
31	(ContractualServices)			
32	#88-01-42-00-03-01-04-xx \$ 50.00 (Rents & Utilities)			

BULLY 6 PAUL 372

i	
1	#88-01-42-00-03-01-05-xx \$ 100.00 (Supplies & Materials)
2	
3	Total Grant Expenditures\$ 3,814.00
4	Total Funds Appropriated \$ 3,814.00
5	Section 2. And Be It Further Enacted, that this Act is hereby
6	declared to be an Emergency Act, necessary for the protection
7	of the public health, safety and welfare, and for a vital County
8	program, and shall take effect on the date it becomes law.
9	EFFECTIVE: March 7, 1981
10	
11	The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill
12	are immediately available for distribution to the public and the press.
13	
14	angela Marlausli, Secretary
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500A 6 FAUR 373

BY THE COUNCIL

Read	the	third	time.
------	-----	-------	-------

By order

Angele Markocachi, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 4th day of March , 1981 at 3:00 o'clock P.M.



Angele Markowski. Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill (No. 81-7), having been approved by the Executive and returned to the Council, becomes law on March 7, 1981.

agele Marlowski, Secretary

Rec'd & Recorded 9-9 19 8 at 9:00 A.M.

The Clibsr Le Folio 370 & examined per
H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 81-8

BOOK 6 PAGE 374 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-8	
Introduced by Council President Hardwicke & Council Member Barbara O. K.	reamer
Legislative Day No. 81-4 Date February 3, 1981	
AN ACT authorizing and empowering Harford County, Maryland, to	
issue and sell, as limited obligations of the County and	
not upon its full faith and credit, its industrial develop-	٠. II
ment revenue bonds, in the aggregate principal amount not	
to exceed \$1,000,000, pursuant to Sections 266A to 266-I,	
inclusive, of Article 41 of the Annotated Code of Maryland	,
for the purpose of financing the acquisition of a certain	
industrial building, to be located at Bel Air Avenue and	
Beards Hill Road in the Second Election District of Harford	£
County, Town of Aberdeen, Maryland, and to be owned by	
Aberdeen Centre, Inc., a Maryland corporation, which	
corporation will lease a portion of such industrial building	ng
Introduced, read first time, ordered posted and public hearing schedul	ed
on: March 3, 1981	
at: 6:30 p.m.	
By Order: Angle Markocaski, Secretary	
PUBLIC HEARING	
Having been posted and notice of time and place	
of hearing and title of Bill having been published according to the	
Charter, a public hearing was held onMarch 3, 1981	
and concluded onMarch 3, 1981	
agels. Marloweli, Secretary	
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill	

by amendment.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

	BI	LL NO		
Introduced by				
Legislative Day N	o	Date	e	
to the Stat	e Motor Vehi	cle Administ	ration of t	he State of
				a driving test
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	₩.	- 1-0		
		744		
	By the Cou	incil,		
Introduced, read	first time,	ordered po	sted and pu	blic hearing schedul
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By C	order:			, Secretary
	<i>*</i>	PUBLIC HEARI	NG	
	Having bee	en posted and	notice of	time and place
of hearing and ti	tle of Bill	having been	published a	ccording to the
Charter, a public	hearing was	held on		
and concluded on				
				44 Fig. 4 M
				, Secretary

EXPLANATION:

CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 81-8

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RECITALS

Sections 266A to 266-I, inclusive, of Article 41 of the Annotated Code of Maryland (1978 Replacement Volume and 1980 Cumulative Supplement), as amended (the "Act"), empowers all the counties and municipalities of the State of Maryland to borrow money by issuing revenue bonds for the purpose of financing the cost of acquiring any industrial building or buildings (as defined in the Act). The Act declares it to be the legislative purpose to relieve conditions of unemployment in the State of Maryland, to encourage the increase of industry and a balanced economy in the State of Maryland, to assist in the retention of existing industry in the State of Maryland through the control, reduction or abatement of pollution of the environment (where proceeds of the bonds are used for that purpose), to promote economic development, to protect natural resources and in this manner to promote the health, welfare and safety of the residents of each of the counties and municipalities of the State of Maryland.

Harford County, Maryland, a body politic and corporate and a political subdivision of the State of Maryland (the "County"), has received a letter of intent dated November 8, 1980 (the "Letter of Intent") from Aberdeen Centre, Inc., a Maryland corporation (the "Borrower"), an "industrial concern" as mentioned in the Act, pursuant to which the Borrower has requested the County to participate in the financing of the acquisition (within the meaning of the Act) of an industrial building (within the meaning of the Act) to be located in Harford County, Maryland (the "Industrial Building") by the issuance and sale by the County of its industrial development revenue bonds in the aggregate principal amount not to exceed \$1,000,000, pursuant to and in accordance with the Act. Pursuant to Resolution No. 3-81 (the "Preliminary

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Resolution"), adopted by the County Council of the County (the "County Council") on January 13, 1981 and effective on January 26, 1981 (after acceptance and execution of the Letter of Intent by the County Executive of the County and the County Council President), the County has indicated its commitment to issue and sell its industrial development revenue bonds and to loan the proceeds thereof to the Borrower for the purpose of financing the acquisition of the Industrial Building by the Borrower. Based upon the findings and determinations set forth in the Preliminary Resolution and the findings and determinations set forth below, the County has determined to participate in the financing of the Industrial Building by the issuance, sale and delivery, at any time or from time to time, of its industrial development revenue bonds to be designated "Harford County, Maryland Industrial Development Revenue Bonds (Aberdeen Centre, Inc. Project)", in the aggregate principal amount not to exceed \$1,000,000 (the "Bonds"), and loaning the proceeds of the Bonds to the Borrower (the "Loan") upon the terms and conditions of a loan agreement or other similar agreement to be entered into between the County and the Borrower (the "Loan Agreement), as permitted by the Act.

The Loan Agreement will require the Borrower (a) to use the proceeds of the Bonds solely to finance the acquisition of the Industrial Building and to pay such other costs as may be permitted by the Act, and (b) to make Loan payments which will be sufficient to enable the County to pay the principal of and interest and premium, if any, on the Bonds when and as the same become due and payable.

The Industrial Building, which is an "industrial building" as defined in Section 266A of the Act, will consist of (a) the acquisition of a certain parcel of land containing

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approximately 13.471 acres located on Belair Avenue and Beards Hill Road in the Second District of Harford County, Town of Aberdeen, Maryland (the "Land"), (b) the construction on such Land of an industrial commercial facility containing approximately 10,000 square feet (the "Building") and (c) the acquisition and/or construction of roads or other rights of access, utilities and other necessary land and facilities. The Borrower will lease the Building and a portion of the Land to the State Motor Vehicle Administration of the State of Maryland (the "MVA") for use by the MVA as office facilities and a driving test area.

As security for the Bonds, the County will enter into either (a) a trust agreement, or some similar instrument or agreement (the "Trust Agreement") with a corporate trustee (a "Trustee"), or (b) an assignment and security agreement, or some similar instrument or agreement (the "Assignment") with the original purchaser of the Bonds and, unless otherwise determined by the County Council of the County (the "County Council") in the Administrative Resolution (hereinafter defined), a corporate trustee, which may be the original purchaser of the Bonds (the "Project Fund Trustee"). to the Trust Agreement, the County will assign to a Trustee or, pursuant to an Assignment, if an Assignment is entered into, the County will assign to the original purchaser of the Bonds (among other things) (a) all of the County's right, title and interest in and to and remedies under the Loan Agreement, including (without limitation) any and all security referred to therein, excepting only the right of the County to indemnification by the Borrower and to payments to the County for expenses incurred by the County itself, (b) the receipts and revenues of the County from the Loan Agreement, (c) certain moneys which are at any time or from

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time to time on deposit with the Trustee or the Project Fund Trustee, as the case may be, (d) all right, title and interest in and to and remedies with respect to any and all other property of every description and nature from time to time by delivery or by writing of any kind conveyed, pledged, assigned or transferred, as and for additional security for the Bonds, by the County or by anyone on its behalf or with its written consent, to the Trustee or, if an Assignment is entered into, to the original purchaser of the Bonds, and (e) all of the County's right, title and interest in and to and remedies under such other documents, including (without limitation) mortgages, deeds of trust, guaranties and security instruments as the County Council shall deem necessary to effectuate the issuance, sale and delivery of the Bonds and which the County Council shall approve by a resolution or resolutions (the "Administrative Resolution") to be adopted by the County Council prior to the issuance, sale and delivery of the Bonds.

NOW THEREFORE, IN ACCORDANCE WITH THE ACT:

- SECTION 1. BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That acting pursuant to the Act, it is hereby found and determined as follows:
- (1) The issuance and sale of the Bonds by the County pursuant to the Act in order to lend the proceeds thereof to the Borrower for the sole and exclusive purpose of financing the acquisition (within the meaning of the Act) by the Borrower of the Industrial Building will facilitate and expedite the acquisition of the Industrial Building by the Borrower.
- (2) The acquisition of the Industrial Building and the financing thereof as provided in this Ordinance will promote the declared legislative purposes of the Act by (a)

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creating employment opportunities, thus relieving conditions of unemployment in the State of Maryland and in Harford County; (b) encouraging the increase of economic development and the creation of a balanced economy in the State of Maryland and in Harford County; and (c) promoting the health, welfare and safety of the residents of the State of Maryland and Harford County.

(3) In addition to authorizing the County itself to acquire the Industrial Building and either to lease or to sell the same to the Borrower, the Act, as an alternative procedure, also authorizes industrial building financing to be accomplished in the form of a loan by the County to the The loan form of transaction avoids indirect costs and burdens on the County by not requiring any direct involvement by the County in the acquisition, ownership or administration of the Industrial Building, while permitting ample controls to be imposed on the use of the proceeds of the Bonds to insure that the public purposes of the Act and the Bonds are fully accomplished. It is, therefore, in the best interests of the citizens of the County to finance the acquisition of the Industrial Building by a loan to the Borrower. This Ordinance contemplates and authorizes a transaction in the form of a loan of the proceeds of the Bonds by the County to the Borrower, rather than a transaction in the form of a lease or sale of the Industrial Building. Accordingly, this Ordinance, together with the Administrative Resolution, the Loan Agreement, the Trust Agreement or the Assignment authorized hereby, and the other documents referred to herein, contains, or shall contain, such provisions as the County deems appropriate to effect the financing of the acquisition by the Borrower of the Industrial Building by the loan form of transaction.

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(4) Neither the Bonds nor the interest thereon shall ever constitute an indebtedness or general obligation of the County or a charge against, or pledge of the general credit or taxing powers of the County, within the meaning of any constitutional or charter provision or statutory limitation, and neither shall ever constitute or give rise to any pecuniary liability of the County. The Bonds and the interest thereon shall be limited obligations of the County, repayable by the County solely from the revenue derived from Loan repayments (both principal and interest) made to the County by the Borrower under the Loan Agreement and from any other moneys made available to the County for such purpose. The proceeds of the Bonds will be paid directly to the Trustee or the Project Fund Trustee to be held and disbursed by such Trustee or Project Fund Trustee as provided in the Trust Agreement or the Assignment to be approved by the County Council in an Administrative Resolution. Payments equal to the principal of and premium (if any) and interest on the Bonds will be paid by the Borrower directly to a Trustee or to the holders of the Bonds as provided in the Trust Agreement or, if an Assignment is entered into, to the holders of the Bonds. No such moneys will be commingled with the County's funds or will be subject to the absolute control of the County, but will be subject only to such limited supervision and checks as are deemed necessary or desirable by the County to insure that the proceeds of the Bonds are used to accomplish the public purposes of the Act and this Ordinance. The transactions authorized hereby do not constitute any physical public betterment or improvement or the acquisition of property for public use or the purchase of equipment for public use. The public purposes expressed in the Act are to be achieved by facilitating the acquisition of the Industrial

Building.

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- (5) The County will acquire no interest in the Industrial Building other than (a) any general interest in the Borrower's property shared by all holders of the Borrower's obligations which rank and are secured equally with the Borrower's obligations pursupant to the Loan Agreement, (b) the lien and security interest created by the Loan Agreement and (c) any interests created by any other mortgage or deed of trust, a guaranty or other security instrument executed and delivered by the Borrower or any third party as security for the Loan as the County Council may provide for and approve in the Administrative Resolution. The security for the Bonds shall be solely and exclusively (a) the absolute, irrevocable and unconditional obligation of the Borrower to make the payments required by the Loan Agreement, (b) moneys realized from the liquidation of any lien and security interest created by the Loan Agreement and of any other lien or security interest created with respect to any property as security for the Loan or the Bonds as the County Council may provide for and approve in the Administrative Resolution, and (c) moneys realized from any guaranty of the Bonds or of the Loan as the County Council may provide for and approve in the Administrative Resolution.
- (6) As required by Section 266G of the Act, the County does hereby, and shall, by the execution and delivery of the Trust Agreement or the Assignment, set aside and pledge the income and revenue of the County from the Industrial Building into a separate and special fund to be used and applied in payment of the cost thereof. However, none of such income and revenue shall be set aside as a depreciation account (as mentioned in the Act), because such an account would (a) be inconsistent with the transactions authorized

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hereby, and (b) place an unreasonable burden on the Borrower so as to adversely affect the feasibility of the transaction and thus frustrate the legislative purposes of the Act. The Borrower shall covenant and agree to properly operate and maintain the Industrial Building during the time any of the Bonds are outstanding. Such covenant and agreement shall include a specific undertaking by the Borrower to make all equipment replacements and repairs necessary to insure that the security for the Bonds shall not be impaired.

(7) As evidenced by the Letter of Intent, the Industrial Building is to be acquired by or for use by a bona fide tenant or tenants or purchaser or purchasers and by or for use by an industrial concern within the meaning of the Act.

AND BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the County is hereby authorized and empowered to issue and sell at any time or from time to time and in one or more series, its Harford County, Maryland Industrial Development Revenue Bonds (Aberdeen Centre, Inc. Project), in the aggregate principal amount not to exceed \$1,000,000, subject to the provisions of this Ordinance. The proceeds of the Bonds will be loaned to the Borrower pursuant to the terms and provisions of the Loan Agreement, to be used by the Borrower for the sole and exclusive purpose of financing the acquisition of the Industrial Building. The Borrower will lease a portion of the Industrial Building to the MVA for use by the MVA as office facilities and a driving test area. The Bonds and the interest thereon shall be limited obligations of the County, repayable by the County solely from the revenue derived from Loan repayments made to the County by the Borrower pursuant to the Loan Agreement, and from any other

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moneys made available to the County for such purpose. The security for the Bonds shall be solely and exclusively as provided in Section 1 of this Ordinance.

SECTION 3. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, Each of the Bonds shall
bear the descriptive title "Harford County, Maryland Industrial
Development Revenue Bond (Aberdeen Centre, Inc. Project)";
provided, that the descriptive title may contain such other
descriptive information as the County Council may prescribe
in an Administrative Resolution (e.g. "1981 Series").

SECTION 4. AND BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That the Bonds of any series shall bear interest at such rate or rates as the County Council may prescribe in the Administrative Resolution, including an alternate rate of interest for any period during which the interest payable on any of the Bonds of such series is for any reason includible in the gross income (as defined in Section 61 of the Internal Revenue Code of 1954, as amended) of the holder of any of the Bonds. on the Bonds shall be payable from such time and on such dates as the County Council may prescribe in the Administrative Resolution. The principal of the Bonds shall be payable on such dates and in such amounts as the County Council may prescribe in the Administrative Resolution.

SECTION 5. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, That the Bonds shall be
executed in the name of the County and on its behalf by the
County Executive of the County, by his manual or facsimile
signature, and the corporate seal of the County or a facsimile
thereof shall be impressed or otherwise reproduced thereon
and attested by the Director of Administration of the County,
by his manual signature. The Loan Agreement, the Trust

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Agreement or the Assignment and, where applicable, all other documents as the County Council shall deem necessary to effectuate the issuance, sale and delivery of the Bonds, shall be executed in the name of the County and on its behalf by the County Executive of the County by his manual signature, and the corporate seal of the County or a facsimile thereof shall be impressed or otherwise reproduced thereon and attested by the Director of Administration of the County by his manual signature. In case any officer whose signature or a facsimile of whose signature shall appear on the Bonds or any of the aforesaid documents shall cease to be such officer before the delivery of the Bonds or any of the other aforesaid documents, such signature or such facsimile shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until delivery. The County Executive of the County, the Director of Administration of the County and other officials of the County are hereby authorized and empowered to do all such acts and things and execute such documents and certificates as the County Council may determine in the Administrative Resolution to be necessary to carry out and comply with the provisions hereof.

SECTION 6. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, That the Bonds shall be executed, issued and delivered in such amount or amounts as the County Council shall prescribe in the Administrative Resolution; provided, however, that the aggregate principal amount of Bonds issued, sold and delivered pursuant to this Ordinance shall not exceed \$1,000,000.

SECTION 7. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, That the Bonds, which
may be engraved, printed, or typewritten, shall be dated,

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shall be in such denominations, shall be of such form and of such tenor, shall be payable in such amounts at such times not exceeding 30 years from the date thereof, at such place or places, and subject to redemption prior to maturity on such terms and conditions, all as the County Council shall prescribe in the Administrative Resolution.

- AND BE IT FURTHER ENACTED BY THE COUNTY SECTION 8. COUNCIL OF HARFORD COUNTY, MARYLAND, That prior to the issuance, sale and delivery of the Bonds of any series the County Council shall adopt the Administrative Resolution, pursuant to which the County Council may (without limitation):
- (a) prescribe the form, tenor, terms and conditions of and security for the Bonds;
- prescribe the amounts, rate or rates of (b) interest, denominations, date, maturity or maturities (within the limits herein prescribed), and the place or places of payment of the Bonds, and the terms and conditions and details under which the Bonds may be called for redemption prior to their stated maturity;
- (c) if a Trust Agreement is entered into, appoint a bank having trust powers, or a trust company, as Trustee for the Bonds and appoint a bond registrar and paying agent or agents for the Bonds of such series, which may be the Trustee;
- approve the form and contents, and authorize the execution and delivery (where applicable) of (i) the Loan Agreement, (ii) the Trust Agreement or the Assignment, and (iii) such other documents, including (without limitation) mortgages, deeds of trust, bond purchase agreements, guaranties and security instruments to which the County is a party and which may be necessary to effectuate the issuance, sale and delivery of the Bonds;

- (e) determine the time of execution, issuance, sale and delivery of the Bonds and prescribe any and all other details of the Bonds;
- (f) provide for the direct payment by the Borrower of all costs, fees and expenses incurred by or on behalf of the County in connection with the issuance, sale and delivery of the Bonds, including (without limitation) costs of printing (if any) and issuing the Bonds, legal expenses (including the fees of Bond Counsel) and compensation to any person (other than employees of the County) performing services by or on behalf of the County in connection therewith;
- (g) if the Trust Agreement is entered into, provide for the issuance and sale (subject to the passage at the time of an appropriate ordinance authorizing the same) of one or more series of additional bonds and one or more series of refunding bonds; and
- (h) do any and all things, and authorize the officials of the County to do any and all things, necessary, proper or expedient in connection with the issuance, sale and delivery of the Bonds.
- SECTION 9. AND BE IT FURTHER ENACTED BY THE COUNTY

 COUNCIL OF HARFORD COUNTY, MARYLAND, That the Loan Agreement,
 the Trust Agreement or the Assignment, and any other document,
 instrument, or agreement to which the County is a party,
 shall contain such terms, provisions and conditions as the
 County Council shall prescribe in an Administrative Resolution.
- SECTION 10. AND BE IT FURTHER ENACTED BY THE COUNTY

 COUNCIL OF HARFORD COUNTY, MARYLAND, That, as authorized by
 the Act, the Bonds shall be sold by private (negotiated)
 sale upon such terms and conditions as shall be approved by
 the County Council in the Administrative Resolution.
 - SECTION 11. AND BE IT FURTHER ENACTED BY THE COUNTY

BOUK 6 FAUE 388

COUNCIL OF HARFORD COUNTY, MARYLAND, That the provisions of this Ordinance are severable, and if any provision, sentence, clause, section or part hereof is held illegal, invalid or unconstitutional or inapplicable to any person or circumstances, such illegality, invalidity or unconstitutionality, or inapplicability shall not affect or impair any of the remaining provisions, sentences, clauses, sections, or parts of this Ordinance or their application to other persons or circumstances. It is hereby declared to be the legislative intent that this Ordinance would have been passed if such illegal, invalid or unconstitutional provision, sentence, clause, section or part had not been included herein, and if the person or circumstances to which this Ordinance or any part hereof are inapplicable had been specifically exempted herefrom.

SECTION 12. AND BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, That this Ordinance has
no financial impact on Harford County, Maryland, and, therefore,
there is no requirement for a fiscal impact note.

SECTION 13. AND BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, That this Ordinance shall take effect sixty (60) days after the date that it becomes law.

EFFECTIVE: May 6, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

Angela Markausle

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BY THE COUNCIL

	Passe	LSD 81-	7 (March	3, 1981)	MEXMXXWX	प्रवृक्तसम्बद्धाः
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		Ву	order			157 <u> </u>
			angele	Marke	uski, Se	cretary
Sealed	with the	County Se	al and pr	esented to	the County 1	Executive
				day of		, 19 81
at	3:00	o'clock	P.M.			
Sag. in	Luon	<u></u>	Angele	Mark	welli, Sec	cretary
A BY	MESE	BY	THE EXECU	UTIVE		
APPROVE):					
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		ВУ	THE COUNC	CIL		
_, .						
					ed by the Ex	ecutive
na retur	ned to th	e Council	, becomes	law on Ma	rch 7, 1981.	

EFFECTIVE DATE: May 6, 1981

Reg'd & Recorded 9-9 19 8 at 9:00 f M.

Lits: 6 Folio 374 & exemined per

H. Douglas Chilcoat, Clerk, Harford Co.

6 PAGE 390 BOOK

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-11 (AS AMENDED)

	Council President Hardwicke at the request of the Introduced by County Executive
	Legislative Day No. 81-5 Date February 10, 1981
	AN ACT to repeal and re-enact with amendments Article V, heading, Public
-	Disclosure, of Chapter 16, heading, Personnel, of the Harford
	County Code (as amended); the amended Article V to provide for
	the disclosure of financial matters of public officials in Harfor
	County, Maryland; to provide penalties for the violation of the
	Article; and generally to provide for the filing of detailed
	financial statements of public officials, officers and certain
	employees in the Harford County Government.
	By the Council, February 10, 1981
	Introduced, read first time, ordered posted and public hearing schedule
	on: March 10, 1981
	at: 7:00 p.m.
	By Order: _ agele Markawski , Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
	of hearing and title of Bill having been published according to the
	Charter, a public hearing was held onMarch 10, 1981
	and concluded on March 10, 1981
	angele Marlowski, Secretary
	ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

Section 1. Be It Enacted By The County Council Of Harford County,

Maryland, that Article V, heading, Public Disclosure, of Chapter 16,

heading, Personnel, of the Harford County Code (as amended), be,

and it is hereby repealed and re-enacted with amendments, all to

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6 Chapter 16. Personnel.

7 Article V. Public Disclosure.

8 Section 16-107. [Legislative findings.] PURPOSE.

The County Council, recognizing that our system of representative government is depending in part upon the people maintaining the highest trust in their public officers, found and declared that the people have a right to be assured that the financial interests of holders of and candidates for public office present no conflict with the public trust. Therefore, the County Council OF HARFORD COUNTY fully endorses the concept of financial disclosure by public officials.

17 Section 16-108. Purpose of article.

It is, THEREFORE, the purpose of this [article] ACT to implement at the local level the provisions of the acts of the general assembly and to promote the continued trust and confidence of the citizens of the county in the integrity of their public officers.

Section 16-109. Definitions.

[For the purposes of this article, the following words and phrases shall have the meanings respectively ascribed to them by this section:]

WHEN USED IN THIS ACT:

(a) Business entity [. A] INCLUDES A corporation, general or limited partnership, sole proprietorship, joint venture, unincorporated association, real estate investment trust or other business trust.

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[Gift. A payment, honorarium, subscription, advance, forbearance, giving or deposit of money, services or anything of value, unless consideration of equal or greater value is received. "Gift" does not include a political contribution otherwise reported as required by law; a commercially reasonable loan made in the ordinary course of business; or a gift received from a member of the person's immediate family or from a relative within the third degree of any consanguinity of the person or of the person's spouse or from the spouse of any such relative.]

- (b) GIFT INCLUDES ANY GIFT, REWARD, HONORARIUM OR TESTIMONIAL, WHETHER OR NOT IT RELATES TO THE PERFORMANCE OF OFFICIAL DUTIES.
- (c) Interest [. Any] MEANS ANY legal or equitable interest, whether or not subject to an encumbrance or a condition, which was owned or held, in whole or in part, jointly or severally, directly or indirectly, at any time during the calendar year for which a required statement is to be filed. "Interest" includes an interest in: Any stock or similar security, preorganization certificate or subscription, investment contract, voting trust certificate, limited or general partnership or joint venture, business trust or certificate of interest or participation in a profit sharing agreement or in an oil, gas or other mineral royalty or lease; a certificate or instrument of deposit for any of the foregoing; a certificate or instrument of interest or participation in, or a certificate or instrument convertible with or without consideration into, or a guarantee of or warrant or right to subscribe to or purchase, any of the foregoing; a put, call, straddle or other option or privilege of subscribing to or purchasing any of the foregoing; or any other equity interest, however evidenced, which entitles the owner or holder thereof, directly or indirectly, alone or in concert with others, to receive or direct any part of the profits from, or to

800% 6 PAGE 393

exercise any part of the control over, a business entity, as well as any interest which, conditionally or unconditionally, with or without consideration, is convertible thereto. "Interest" also includes an interest in a note bond debenture or any other evidence of a creditor interest. "Interest" shall not include, except as provided for by law, an interest held solely in the capacity of a personal representative, agent, custodian, fiduciary or trustee. "Interest" shall include an interest of over one thousand dollars in a time or demand deposit in a financial institution and an interest in an insurance or endowment policy or annuity contract under which an insurance company promises to pay a fixed number of dollars, EITHER in a lump sum or periodically for life or some other specified period.

- (d) Retail credit account [. An] MEANS AN open end credit account under which credit may be extended in connection with loans, sales of personal property or services, and under the terms of which a finance charge may be computed on the outstanding unpaid balance from time to time thereunder. The-term,-RETAIL CREDIT-ACCOUNT,-shall-also-mean-an-account-with-a-public-utility under-the-terms-of-which-regular-monthly-bills-are-rendered-for services-provided-to-the-consumer-on-a-continuing-basis-
- (e) PERSON INCLUDES ANY NATURAL PERSON, CORPORATION,
 PARTNERSHIP, TRUST, UNINCORPORATED ASSOCIATION OR OTHER ORGANIZATION, ENTITY OR ENTERPRISE.

Section 16-110. [Sworn statements--Persons required to file.] PERSONS REQUIRED TO FILE STATEMENTS.

The following persons are required to file sworn statements as provided by law.

- (a) All persons holding and candidates for the following offices in the county:
 - (1) County Executive.
 - (2) County Council.

81-11 AS AMENDED

800K 8 PAGE 394

1	(b) Except as otherwise hereinafter provided, all
2	persons holding or appointed [or temporarily appointed] to the
3	following offices and positions in the County:
4	(1) Director of administration.
5	(2) Directors of the principal departments, offices
6	and agencies in the county government.
7	(2) DIRECTOR, OFFICER, OR COORDINATOR OF THE
8	FOLLOWING COUNTY DEPARTMENTS AND AGENCIES: COMMUNITY SERVICES;
9	ECONOMIC DEVELOPMENT; HUMAN RELATIONS COMMISSION; INSPECTIONS,
0	LICENSES AND PERMITS; PARKS AND RECREATION; PERSONNEL; PLANNING
11	AND ZONING; PROCUREMENT; PUBLIC WORKS; AND TREASURER.
12	(3) County Attorney and his assistants. , DEPUTY
13	COUNTY ATTORNEYS AND ASSISTANT COUNTY ATTORNEYS.
14	(4) [Zoning administrator] SECRETARY OF THE COUNTY
15	COUNCIL.
16	(5) County Council attorney.
17	(6) Hearing examiners.
8	(7) People's counsel.
19	[(8) Any other official, employee or appointee of
20	the executive branch of the county government whom the County
21	Executive shall by executive order designate for such filing.]
22	(8) EXECUTIVE STAFF DIRECTOR.
23	[(9) Any other official, employee or appointee of
24	the legislative branch of the County government whom the County
25	Council shall by resolution designate for such filing.]
26	(9) ANY OTHER OFFICIAL, EMPLOYEE, OR APPOINTEE
27	OF THE LEGISLATIVE BRANCH OF THE COUNTY GOVERNMENT WHOM THE
28	COUNTY COUNCIL SHALL, BY RESOLUTION, DESIGNATE FOR SUCH FILING.
29	(9) (10)-ALL-EMPLOYEES-OF-THE-COUNTY,-AS-DETERMINED
30	BY-THE-COUNTY-EXECUTIVE-WITH-THE-ADVICE-AND-CONSENT-OF-THE-BOARD
31	OF-ETHICS; -WHO-ARE-RESPONSIBLE-FOR-MAKING-GOVERNMENTAL-POLICY
32	DECISIONS-OR-TAKING-GOVERNMENTAL-ACTION-OR-RECOMMENDING-ANY-SUCH
1	DECISION-OR-ACTION-WITH-REGARD-TO:

81-11 AS AMENDED

800K 6 PAGE 395

(A) -- CONTRACTING OR PROCUREMENT.

(B) - ADMINISTERING OR MONITORING GRANTS OR

SUBSIDIES.

(C) -- PLANNING OR ZONING.

(D) -- INSPECTING, - LICENSING, - REGULATING OF

AUDITING ANY NONGOVERNMENTAL ENTERPRISE.

(E) -- OTHER ACTIVITIES WHERE THE DECISION OR
ACTION HAS AN ECONOMIC IMPACT ON THE INTERESTS OF ANY NONGOVERNMENTAL ENTERPRISE.

(F)--THE-CATECORIES-(A)-THROUGH-(E)-DO-NOT
INCLUDE CLERICAL OR SECRETARIAL, OR SIMILAR CLASSIFICATIONS OFEMPLOYEES WORKING IN AN AGENCY OR DEPARTMENT HANDLING THE MATTERS
LISTED.

Section 16-111. [Same--When and where filing required; supplementary statements; maintenance and availability to public; forms; use for commercial purposes.] STATEMENT OF FINANCIAL INTERESTS; REQUIRED TO BE FILED.

(a) Except as otherwise hereinafter provided, each person holding an office or position set forth in this [article] ACT on or after [January 9, 1978] THE EFFECTIVE DATE OF THIS ACT shall file with the Secretary of the County Council FOR THE COUNTY, on or before July 1 of each year during which that person serves in such office or position, the sworn statement required by this [article] ACT for the calendar year immediately preceding each such year in that office or position. Any person appointed to any offices or positions set forth in this [article] ACT on or after [January 9, 1978,] THE EFFECTIVE DATE OF THIS ACT shall, where such appointment is made by the County Executive, file the initial statement required by this [article] ACT before final action is taken by the County Council on the confirmation of such appointment. Where any such appointment is made by the County Council, the appointee shall file such initial statement prior to

- (b) Except for a person who has filed a statement pursuant to subsection (a) [of this section] ABOVE for the same year for which a statement otherwise would be required to be filed by this subsection, each candidate for election to an office set forth in this [article] ACT shall file with the County Board of Supervisors of Elections, at or before the same time that person's certificate of candidacy is filed, the statement required by this [article] ACT for the calendar year immediately preceding the year in which that certificate of candidacy is filed.
- January 1 of the year in which the election is held, the candidate shall, on or before the last day for the withdrawal of candidacy, file a supplementary statement for the calendar year immediately preceding the election; and if the candidate fails to do so, after written notice of this obligation given by the County Board of Supervisors of Elections at least twenty days prior to the last day for the withdrawal of candidacy, the candidate shall be deemed to have withdrawn his OR HER candidacy.
- (d) The Board of Supervisors of Elections shall not accept any certificate of candidacy unless a statement in proper form has been filed pursuant to this [article] ACT. Within thirty days of the receipt of a statement by the Board, the Board shall forward the statement to the Secretary of the County Council for retention pursuant to the provisions of this [article] ACT.
- (e) -- ANYONE -IN -SECTION -16-111 (b) +5+ (10) WHO NORMALLY WOULD

 BE -REQUIRED -TO -FILE -A -STATEMENT -AS -PROVIDED -BY -THIS -ACT -MAY -BE

 -EXEMPT -PROM -FILING -ANY -DISCLOSURE -WHERE -IT -IS -DETERMINED -BY -THE

 -COUNTY -EXECUTIVE -WITH -THE -ADVICE -AND -CONSENT -OF -THE -BOARD -OF

300K 6 PAGE 397

ETHICS-THAT-THE-DUTIES-OF-THE POSITION-ARE-SUCH-THAT-THE-LIKELIHOOD
OF-THE-INCUMBENT'S-INVOLVEMENT-IN-A-CONFLICT-OF-INTEREST-SITUATION
IS-REMOTE-OR-IF-THE-DUTIES-OF-THE-POSITION-ARE-AT-SUCH-A-LEVEL-OF
RESPONSIBILITY-THAT-THE-SUBMISSION-OF-A-SWORN-STATEMENT-IS-NOT
NECESSARY-BECAUSE-OF-THE-DEGREE-OF-SUPERVISION-AND-REVIEW-OVER-THE
INCUMBENT:

[(e)]+f+(e)All persons holding positions described in [paragraphs (1) through (9) of subsection (b)] SUBSECTIONS (a) AND (b) of section 16-110 on [January 9, 1978] THE EFFECTIVE DATE OF THIS ACT shall file the initial sworn statement required hereunder on or before [December 30, 1977] JULY 1, 1980. Such statement may cover all of calendar year [1977] 1979 or the twelve month period immediately preceding the date of filing the statement.

[(f)]+(f)All statements filed by persons holding offices or positions set forth in section 16-110, [subsection (b), paragraphs (1) through (9), shall be maintained and shall be made available by the Secretary of the County Council] SUBSECTIONS (a) AND (b), SHALL BE MAINTAINED BY THE SECRETARY OF THE COUNTY COUNCIL AND SHALL BE MADE AVAILABLE BY HER during normal office hours, for examination and copying by the public, subject, HOWEVER, to such reasonable fees and administrative procedures as the county government may establish from time to time. Each statement shall be retained as a public record for two years following the termination of employment with the county of the person filing the statement. After the expiration of such two year period, each such statement shall be destroyed.

[(g)](h)(g)The Secretary of the Council shall provide forms for use in the filing of the statements required by this [article] ACT to the persons required to file such statements.

Forms shall be made [initially] available by the Secretary of the County Council [no later than November 30, 1977, and no later than the first day of January each year thereafter]. The Secretary of

the County Council shall require that any person examining or copying such statement shall record his OR HER name, home address and the name of the person whose disclosure statement was examined or copied.

 $[(h)]_{(\frac{1}{2})}$ (h) No statement required by this [article] ACT shall be used in any way for or be made available for commercial purposes.

Section 16-112. [Same--] Contents.

The sworn statement required to be filed by this [article] ACT shall contain schedules disclosing the following interests of the person making the statement, and the interests of the person's spouse and any dependent children, together with the specified information for the calendar year for which the required statement is to be filed.

- (a) A schedule of all interests, including leasehold interests, in or with respect to any real property, wherever situated. This schedule, as to each interest, shall include:
- (1) The nature of the property and the location by street address, mailing address or legal description of the property.
- (2) The nature and extent of the interest held, including any conditions thereto and encumbrances thereon.
- (3) The date when, the manner in which and the identity of the person from whom the interest was acquired.
- (4) With respect to any interest transferred, in whole or in part, at any time during the year for which the statement is filed, a description of the interest transferred, the nature and amount of the consideration received in exchange therefor and the identity of the person to whom the interest was transferred.
- (5) The identity of any other person with an interest in the property.

BOOK & FAGE 399

[(6)] The nature and amount of the consideration given in exchange for the interest, or if acquired other than by purchase, the fair market value of the interest at the time acquired.]

- (b) A schedule of all interests in any business entity or profession. This schedule, as to each such interest, shall include:
- (1) The name and address of the business entity or profession, or where applicable, the exchange on which the stock of the business entity is traded.
- (2) The nature and amount of the interest held, including any conditions thereto and encumbrances thereon; provided, HOWEVER, that an amount of stock or like evidence of equity interest, at the option of the person making the report, may be reported by the number of shares held, and unless the corporation's stock is publicly traded on a stock exchange, in an over-the-counter market or otherwise, the percentage of equity interest so held, instead of by dollar amount.
- (3) With respect to any interest transferred, in whole or in part, at any time during the year for which the statement is filed, a description of the interest transferred, the nature and amount of the consideration received in exchange therefor, and, if known, the identity of the person to whom the interest was transferred.
- (c) A schedule of all other assets of every nature whatsoever in excess of [three thousand] ONE THREE THOUSAND dollars each, not otherwise reported. ALL-OTHER-ASSEST-OF-LESS THAN-ONE-THREE-THOUSAND-DOLLARS-EACH-MAY-BE-REPORTED-COLLECTIVELY AS-MISCELLANEOUS-ASSETS-
- [(d) A copy of person's state income tax return in the year for which the statement is filed. Any person who is not a resident of the state shall also include with his statement a

copy of his state income tax return or a copy of his federal income tax return in the year for which the statement in filed.]

- (d) A SCHEDULE OF ALL INCOME RECEIVED BY THE PERSON REQUIRED TO FILE THE STATEMENT DURING THE YEAR FOR WHICH THE STATEMENT IS FILED, INCLUDING THE SOURCE OF SUCH INCOME, OR ANY PORTION THEREOF.
- services in excess of [two hundred fifty] ONE HUNDRED dollars in value in the aggregate received from any one person, including the forgiveness of any liability, received at any time during the year for which the statement is filed by the person making the statement or by any other person at the direction of the person making the statement, from or on behalf of, directly or indirectly, any person who does business with the county or who is regulated, inspected or licensed by the county; provided, HOWEVER, [that]

 NEITHER gifts received from the spouse or a relative of the employee or spouse, up to and including a first cousin of the person making the statement, or from the spouse of any such relative, or campaign contributions which are otherwise reported as required by law, need [not] be disclosed. This schedule, as to each such gift, shall include:
 - (1) The nature and value of the gift.
- (2) The identity of the person from whom, or on behalf of whom, directly or indirectly, the gift was received.
- (f) A schedule of all offices and directorships [and salaried employment] held at any time during the year for which the statement is filed in any corporation or other business entity. This schedule, as to each such office [,] OR directorship [and salaried employment], shall include:
- (1) The name and address of the principal office of the business entity.
 - (2) The title and nature of the office [,] OR

800x 6 PAGE 401

directoship [and salaried employment] held.

- (3) The total amount of compensation received from the corporation or other business entity during the year for which the statement is filed.
- (g) A schedule of all JOINT liabilities to any person doing business with the county OR WHO IS REGULATED, INSPECTED OR LICENSED BY THE COUNTY, excluding retail credit accounts, owed at any time during the year for which the statement is filed, by the person making the statement. The schedule shall include a list of each liability, excluding retail credit accounts, in excess of one thousand dollars, regardless of [the person] to whom the liability is owed. Retail credit accounts of any amount and all other liabilities of less than one thousand dollars each may be reported collectively as miscellaneous liabilities. This schedule, as to each such liability, except as otherwise reported, shall include:
- (1) The identity of the person to whom the liability was owed.
- (2) The amount of the liability owed as of the end of the year for which the statement is filed.
 - (3) The security given, if any, for the liability.
- [(4) The total amount of compensation received from the corporation or other business entity during the year for which the statement is filed.]
- (h) A list of all members of the immediate family of the person making the statement required by this [article] ACT who are employed by the county in any capacity. For the purposes of this [subsection] PARAGRAPH, the term "immediate family" includes only spouse and dependent children.
- (i) Such additional interests or information as the person making the statement might desire to disclose in order to carry out the purposes and intent of this [article] ACT.

800% 6 PAUE 402

Section 16-113. Interests attributable to person making statement.

For the purpose of section 16-112, subsections (a) and (b), and the disclosures therein required, the following shall be considered to be the interests of the person making the statement

- (a) Any interest held by the spouse, FATHER,-MOTHER, BROTHER,-SISTER or child of the person making the statement, if such interest was, at any time during the year for which the statement is filed, directly or indirectly controlled by the person making the statement.
- (b) Any interest held by a business entity, in which business entity a [thirty percent] FIVE PERCENT or greater equity interest was, at any time during the year for which the statement is filed, held by the person making the statement.
- (c) Any interest held by a trust, other than a common trust fund, under which trust the person making the statement held a reversionary interest at any time during the year for which the statement is filed or under which trust the person making the statement was at any time during that year a trustor, if a revocable trust, or a beneficiary.

Section 16-114. Responsibilities [generally] of Council Attorney.

In addition to any other duties and responsibilities set forth in this [article] ACT, it shall be the function of the Council Attorney OR THE COUNTY ATTORNEY, HEREINAFTER REFERRED TO AS THE ATTORNEY, IF THE POSITION OF COUNCIL ATTORNEY IS VACANT, for Harford County:

- (a) To investigate WRITTEN, SIGNED complaints of alleged violations of this [article] ACT.
- (b) To report alleged violations of this [article] ACT to persons alleged to be in violation thereof and to advice such persons as to steps necessary to be taken to comply with the provisions of this [article] ACT.
 - (c) To issue, upon written request of any person

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required to file a statement under this [article] ACT, advisory opinions with respect to any matter in which such person is involved concerning the applicability of this [article] ACT, but no such request, investigation made pursuant thereto or opinion shall be made public without the consent of the person requesting the opinion.

- (d) To issue and publish, upon written request of any county official, such advisory opinions on the requirements of this [article] ACT as the Council Attorney may deem appropriate. Section 16-115. [Reports of alleged violations; notice to alleged violators; writ of mandamus; suspension of salary and additional penalties.] ENFORCEMENT OF ACT.
- (a) Any person having reason to believe that a violation of this [article] ACT exists is authorized to report such alleged violation in writing to the Council Attorney or the Board of Ethics.
- (b) Upon receipt of a report of an alleged violation of this [article] ACT by a person holding an office or position specified in this [article] ACT [, when such report is] deemed by the attorney to be justified, or in the absence of such report, in cases involving those offices or positions in which the attorney has reason to believe that an alleged violation exists, the attorney, shall notify, in writing, the alleged violator of the nature and circumstances of the violation and shall advise such person of the steps necessary to be taken to comply with the provisions of this [article] ACT. In any case of a report of an alleged violation received by the Board of Ethics which it deems to be justified, or in any other case where the Board of Ethics believes an alleged violation exists, it shall refer such case to the attorney for action as prescribed above.
- (c) If, within thirty days after receipt of the notice of an alleged violation from the attorney, the person

800% 6 PAUE 404

alleged to be in violation of the provisions of this [article] ACT has not, without good cause, initiated action to comply with this [article] ACT, the attorney is authorized to file a petition in the Circuit Court for Harford County for a writ of mandamus, ordering the violator to take such actions as will cure the violation. The attorney shall give the alleged violator notice of the attorney's intention to file a petition at least fifty days prior to filing that petition.

- (d) The jurisdiction of the County Circuit Court is hereby deemed to include jurisdiction to issue writs of mandamus as may be necessary to compel compliance with the provisions of this [article] ACT and such writs shall be enforceable by contempt proceedings in accordance with [state law] THE LAWS OF MARYLAND and the Maryland Rules of Procedure relating to contempt.
- (e) The County Treasurer or the appropriate payroll disbursing officer for any of the organizations enumerated in this [article] ACT, upon the issuance of any writ of mandamus against a person subject this [article] ACT, shall suspend payment of any salary or other compensation to that person, pending full compliance with the terms of the writ. Such action shall be in addition to any penalties imposed under [this chapter or other] THE personnel regulations.
- (f) ANY PERSON AGGRIEVED WITH ANY DECISION OR OPINION RENDERED BY THE APPROPRIATE ATTORNEY MAY APPEAL TO THE BOARD OF ETHICS FOR REVIEW. THE DECISION OF THE BOARD OF ETHICS SHALL BE FINAL AND BINDING ON ALL PARTIES CONCERNED.

 Section 16-116. [Additional] Rules and regulations.

The County Executive [may] IS HEREBY DELEGATED THE POWER
TO adopt reasonable and necessary rules and regulations for
the implementation and administration of this [article] ACT, in
accordance with Section 807 of the Charter OF HARFORD COUNTY,
MARYLAND.

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Section 2. And Be It Further Enacted, that this Act shall take effect sixty calendar days from the date it becomes law.

EFFECTIVE: June 15, 1981

81-11 AS AMENDED 6 FALE 406

BY THE COUNCIL

Read the third time, B	ill No. 81-11 (as amended)
	81-11 (April 14, 1981) (with amendments)
Rathedxoxxx	
	By order
	Tayle Markewski, Secretary
Sealed with the County	Seal and presented to the County Executive
at 3:00 o'clo	
COLIN COUR	Angle Market , Secretary
A DELINATED	BY THE EXECUTIVE
APPROVED:	County Executive Date 4/10/8/

BY THE COUNCIL

This Bill (No. 81-11 (as amended), having been approved by the Executive and returned to the Council, becomes law on April 16, 1981.

angela Marlauski, Secretary

Rec'd & Recorded 9-9 19 8 at 9.60 A. M.

Hibs 6 Folio 390 & examined per
H. Dowgias Chilocat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-12 (AS AMENDED)

	DIEL HOT OF THE WINDED
Introd	Council President Hardwicke at the request of the uced by County Executive
Legisl	ative Day No. 81-6 Date February 17, 1981
AN ACT	to repeal Harford County Ordinance Number 28, heading, Harford County Plumbing Code (1965) and-to-add-new-Chapter-177-heading7 "Plumbing"-to-the-Harford-County-Gode-as-amended-and-to-add Article and to add new article I, heading, In General, and Article II, heading, Plumbing Code to Chapter 17, heading, Plumbing, all to be part of the Harford County Code, as amended, and to repeal and re-enact, with amendments, Article I, heading, Water Conserving Fixtures of Chapter 17, of the Harford County Code, to provide for the establishment of a Harford County plumbing code and further to provide, that Harford County, Maryland, adopt by reference the 1978 National Standard Plumbing Code and the 1979 supplement thereto, and the American National Standard for installation of gas appliances and gas piping, 1974 Edition, and further to provide for the licensing of certain types of plumbing installers, to provide penalties for the violation of the Chapter, and generally relating to the establishment and operation of plumbing installations, fixtures and materials in Harford County, Maryland.
	By the Council, February 17, 1981
Introd	luced, read first time, ordered posted and public hearing schedule
	on: March 17, 1981
	at: 7:00 P.M.
	By Order: Ongela Markowski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hea	ring and title of Bill having been published according to the
Charte	er, a public hearing was held on March 17, 1981
and co	oncluded onMarch 17, 1981
	agele Markeweli Secretary
EXPLANATION:	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

by amendment.

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Harford County Ordinance Number 28, heading, Plumbing-Code,-1965,-be,-and-is-hereby-repealed-and-that-new Chapter-17,-heading,-Plumbing,-be,-and-it-is-hereby-added-to-the Harford-County-Code; -(as-amended); -and-that-Article-I; -heading; In-General, -and-Article-II, -heading, -Plumbing-Code, -be, -and-they are-hereby-added-to-Chapter-17,-heading,-Plumbing,-of-the-Harford County-Code; -{as-amended}; -all-to-read-as-follows: PLUMBING CODE, 1965, BE, AND IT IS HEREBY REPEALED AND THAT ARTICLE I, HEADING, WATER CONSERVING FIXTURES OF CHAPTER 17 OF THE HARFORD COUNTY CODE, BE, AND IT IS HEREBY REPEALED AND RE-ENACTED WITH AMEND-MENTS TO STAND AS NEW ARTICLE III OF CHAPTER 17, AND THAT NEW ARTICLE I, HEADING, IN GENERAL, AND NEW ARTICLE II, HEADING, PLUMBING CODE, BE, AND THEY ARE HEREBY ADDED TO CHAPTER 17, HEADING, PLUMBING OF THE HARFORD COUNTY CODE, (AS AMENDED), ALL TO READ AS FOLLOWS:

Chapter 17. Plumbing.

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Article I. In General.

Section 17.1. Adoption of National Standard Plumbing Code.

The National Standard Plumbing Code, 1978, and the 1979
Supplement thereto, hereinafter referred to as Plumbing Code, or
Code, as published by the National Association of Plumbing, Heating-Cooling Contractors, is hereby adopted by Harford County, and
by reference thereto is made a part of this Chapter, with the
same force and effect as though set out in full herein, except
for such changes, amendments and revisions as are specified
in this Chapter. At least three copies of the Plumbing Code
and supplements thereto are on file and open for public use,
examination and inspection in the office of the Director of
Administration.

Section 17.2. Adoption of the American National Standard for the Installation of Gas Appliances and Gas Piping Code.

> 81-12 AS AMENDES

800N 6 PAGE 409

The American National Standard for installation of gas appliances and gas piping, (N.F.P.A. 54-1974), as published by The American Gas Association, American Society of Mechanical Engineers and the National Fire Protection Association, is hereby adopted by Harford County and by reference thereto, is made a part of this chapter with the same force and effect as though set out in full herein, save and except for such changes, amendments and revisions as are specified in this chapter. At least three copies of the standards and supplements thereto are on file and open for public use, examination and inspection in the office of the Director of Administration.

Section 17.3. Purpose.

The purpose of this chapter is to provide practical plumbing and gas fitting regulations to safeguard persons and gas fitting conditions in Harford County.

ARTICLE II, PLUMBING CODE.

Section 17.4. Scope and Applicability of Code.

The provisions of this chapter shall apply to and govern plumbing and gas fitting in all installations in Harford County. Section 17.5. Definitions.

The following words and phrases are defined as follows:

- 1. On-site water, sewer and storm drain systems.

 A private water distribution, sanitary sewer or storm drain system consisting of water lines, valves, fire hydrants, sewer lines, manholes, catch basins, storm drain pipe, and all of their appurtenances; privately owned and maintained, which system serves two or more of the owner's buildings and the system is connected to a public water sanitary sewer, or storm drain system.
 - 2. Plumbing: The definition as established in Chapter

800K 6 PAGE 410

l of the 1978 National Standard Plumbing Code is hereby adopted and incorporated as a part of this chapter.

- 3. Administrative Authority: The head of the Department of Inspections, Licenses and Permits and the authorized agents of the department head.
- 4. Gas Fittings: Means work on gas lines and equipment in accordance with the standards established in this chapter.
- 5. Code: Means National Standard Plumbing Code as adopted by this chapter.
- 6. Gas Code: Means American National Standard National Fuel Gas Code as adopted by this chapter.

 Section 17.6. Changes, additions and deletions.

The following changes, additions and deletions are hereby made to the adopted Code:

(a) Conformance with Code. The following is to be added to the Code as new Section 1.11.

All plumbing materials, and plumbing systems or parts thereof installed hereafter shall meet or exceed the minimum provisions of the Code.

(b) Conformance with other regulations. The following is to be added to the Code as new Section 1.12.

Nothing in this Code shall be construed to prevent the application of other legal requirements.

(c) Freezing. Section 2.16 of the Code is amended to read as follows:

Water service piping shall be installed below recorded frost penetration, but not less than a below grade depth of 3 feet 6 inches. Water, soil or waste piping are not permitted

800K 6 PAGE 41.1

outside of a building or in an exterior wall unless complete and proper provision is made to protect such pipe from freezing.

(d) Connection to water and sewer system. Section 2, 1.91 of the Code is amended to read as follows:

The water distribution and drainage system of any building in which plumbing fixtures are installed shall be connected to a public water supply and sewer system if available. A public water supply system and/or public sewer system shall be deemed available to a premise used for human occupancy if such a premise is within 300 feet of the public water supply or sewer system and a connection conforming with the standards set forth in the Code may be made thereto. These premises shall be connected to the public systems regardless of the operating condition of any private installations.

- (e) Fire rating. The following is to be added to the Code as new Section 3.3.6.
- (1) All thermoplastic pipe penetrating a fire-rated wall or ceiling shall meet the integrity of the wall or ceiling. Conformance to this requirement shall be evidenced by a test report from a nationally recognized fire testing laboratory.
- (2) It shall be stated by the testing laboratory that the plastic pipe will not spread either fire or significant quantities of smoke from one floor to another during a two (2) hour fire, provided the material is installed in accordance with the results of the test.
- (f) Grease Interceptors. The following is to be added to the Code as new Section 6.2.6.

Commercial Buildings.

A grease interceptor shall be required in restaurants,

and other similar establishments, (except in special cases as may be determined by the Administrative Authority).

(g) Permitted floor drains. The following is to be added to the Code as new Section 7.16.3.

When approved by the Administrative Authority, floor drains may be installed in basements, utility rooms, commercial kitchens, food processing establishments, public rest rooms, and in other locations where they may help promote the cleanliness of the building.

(h) Connections to boilers. The following is to be added to the Code as new Section 10.4.9.

Potable water connections to boiler feed water systems, in which boiler water conditioning chemicals are introduced shall be made through an air gap, or the system shall be provided with an approved backflow preventer located in the potable water line prior to the point where such chemicals are introduced. Boilers shall be equiped with twin check valves, and supplied with appropriate testing arrangements in cold water supply to the boiler. If toxic materials are to be used in the boiler, additional protection must be installed.

(i) Water service pipe. Section 10.10.1 is amended as follows:

Water service pipe to point of entrance to the building shall be made of asbestos cement pipe, brass pipe, copper tube or copper pipe, cast iron water pipe, galvanized wrought iron pipe, galvanized open-hearth iron pipe, or galvanized stell STEEL pipe, or approved plastic pipe, TESTED TO WITHSTAND A MINIMUM PRESSURE OF 160 POUNDS PER SQUARE INCH. Copper tubing, when used underground, shall not be less than type "L". All threaded ferrous

81-12 AS AMENDED

pipe and fittings shall be galvanized or cement lined, and when used underground in corrosive soil or filled ground they, shall be coal-tar enamel coated and threaded joints shall be coated and wrapped when installed.

(j) Excessive pressures. Section 10.14.6 is to be amended as follows:

When street main pressure exceeds 70 p.s.i., an approved pressure reducing valve shall be installed in the water service pipe near its entrance to the building to reduce the water pressure to 70 p.s.i. or lower, except where the water pipe supplies water directly to a water pressure booster system, an elevated water gravity tank, or to pumps provided in connection with a hydropneumatic or elevated gravity water supply tank system. Pressure at any fixture shall be limited to no more than 70 p.s.i. under no-flow conditions.

- (k) Building sewer. Section 11.2.1 is to be amended as follows:
- (1) In a trench separate from water service: If the building sewer line is installed in a trench separate from the water service line, the sewer pipe material shall be of either asbestos cement; cast iron; soil pipe, bill and spigot, service weight or heavier; soil pipe, concrete or vitrified clay or other approved material. Joints shall be watertight and root proof.

 ABS or PVC schedule 80 plastic pipe or heavier, PSM SDR 35 (PVCSP) plastic pipe, may also be used.
- (2) In a trench with water service: If the building sewer is installed in the same trench as the water service line the sewer pipe material shall be durable, corrosion resistant, and so installed as to remain watertight and proof. The sewer

81-12 AS AMENDED

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line shall be tested with a ten foot head of water or equivalent and found to be right. The conditions in Section 10.6.1 shall also be met.

Section 17.7. Gas Fittings.

(a) All gas fittings shall be done in accordance with the requirements of the National Fire Protection Association 54-1974 and the American National Standards Institute 223.1 of 1974, known as the National Fuel Gas Code.

This standard code applies to the installation of all types of gas appliances and to the design, fabrication, installation and tests of all piping systems for fuel gases such as natural gas, manufactured gas, undiluted liquified petroleum gas-air mixtures or mixtures of any of these gases as follows:

- (1) Low pressure gas systems (not in excess of 1/2 pound per square inch of 14 inches water column) in piping systems extending from the outlet of the meter set assembly, or the outlet of the service regulator when a meter is not provided, to the inlet connections of appliances.
- (2) The installation of appliances supplied at pressure of 1/2 pound per square inch or less. Part 2 of this standard applies to:
- (i) Gas piping systems for industrial installation at any other gas piping system operating at pressures greater than 1/2 pound per square inch.
- (ii) Gas equipment designed and installed for specific manufacturing, production, processing and power generating application.

28 Section 17.8. Plumbing Board.

(See Chapter 2, Section 2.53)

Section 17.9. Types of Licenses.

Master Plumber-Gasfitter's PLUMBER Licenses:

- (a) This license will be issued to a person who has served two years or more as a registered journeyman plumber, er-as-a journeyman-plumber-gasfitter, who has served under a Master Plumber-Gasfitter, and has been qualified and approved by the Maryland State Board Commission of Practical Plumbing under their requirements.
- (b) The holder of a Master Płumber-Gasfitter PLUMBER License is eligible to secure permits and has authority to perform plumbing, gasfitting PLUMBERS, onsite sewer, water system and disposal systems in Harford County, and may employ registered journeyman plumber-gasfitters and apprentices, and must have a regular place of business in the State of Maryland.

Section 17.10. Journeyman Plumber-Gasfitter's PLUMBER License:

- (a) This license will be issued to a person who has been qualified and approved by the State of Maryland requirements.
- (b) The holder of a Journeyman Płumber-Gasfitter PLUMBER
 License is eligible for employment in the plumbing and-gasfitting
 business for, and under the direction of, a registered Master
 Plumber-Gasfitter PLUMBER.

Section 17.11. Master Limited Plumber-Gasfitter's License:

This license will be issued to a corporation, firm or company not primary engaged in the plumbing business which desires to do plumbing work limited to maintenance and repair, alterations and minor extension of existing plumbing systems on the premises occupied by it in connection with its primary business. Such license shall specify the name of the representative or representatives employed by the corporation, company or firm under whose

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direction such plumbing work shall be performed and who shall be qualified by an examination by the Maryland State Board Commissioners of Practical Plumbing. The holder of a Master Płumber-Gasfitter-Lieense-shall-be-deemed-as-qualified-representative-a PLUMBER LICENSE SHALL QUALIFY AS A Master Limited Płumber-Gasfitter PLUMBER without the necessity of an examination.

Seetion-17:12:--Master-Gasfitter's-Lieense,-Journeyman-Gasfitter-Lieensed-in-other-jurisdietions.

The-plumbing-board-shall-accept-as-valid-licenses-from other-jurisdictions-which-if-those-jurisdictions-license-persons in-a-manner-acceptable-to-the-Board.

Section-17-13---On-Site-Utility-Contractor's-License:

a:--This-lieense-shall-be-issued-to-an-official-of-a

eompany7-firm-or-eorporation-who-installs-on-site-sewer7-water

and-storm-drainage-facilities-from-eonnections-at-the-property

line-to-within-five-feet-of-any-newly-eonstructed-improvement

on-such-property-and-who-is-entitled-to-secure-permits-for

such-work:--The-!erson-shall-have-a-regular-place-of-business

in-the-State-of-Maryland-and-shall-be-qualified-by-performance:

SECTION 17.12. MASTER GAS FITTER LICENSE.

- (a) THIS LICENSE WILL BE ISSUED TO A PERSON WHO HAS SERVED
 TWO YEARS OR MORE AS A REGISTERED JOURNEYMAN GAS FITTER, WHO HAS
 SERVED UNDER A MASTER GAS FITTER AND HAS BEEN QUALIFIED AND
 APPROVED UNDER REQUIREMENTS PRESCRIBED BY THE PLUMBING BOARD, OR
 WHO HAS A VALID LICENSE FROM ANOTHER JURISDICTION WHICH LICENSES
 PERSONS IN A MANNER ACCEPTABLE TO THE BOARD.
- (b) THE HOLDER OF A MASTER GAS FITTER LICENSE IS ELIGIBLE

 TO SECURE PERMITS AND HAS AUTHORITY TO PERFORM GAS FITTING WORK

 ANY MAY EMPLOY JOURNEYMAN GAS FITTERS AND APPRENTICES AND MUST HAVE

81-12 AS A DED A REGULAR PLACE OF BUSINESS IN THE STATE OF MARYLAND.

SECTION 17.13. JOURNEYMAN GAS FITTER LICENSE.

MANNER ACCEPTABLE TO THE BOARD.

- (a) THIS LICENSE WILL BE ISSUED TO A PERSON WHO HAS

 SERVED AT LEAST ONE YEAR AS AN APPRENTICE GAS FITTER AND HAS

 BEEN QUALIFIED AND APPROVED UNDER REQUIREMENTS PRESCRIBED BY

 THE PLUMBING BOARD, OR WHO HAS A VALID JOURNEYMAN GAS FITTER

 LICENSE FROM ANOTHER JURISDICTION WHICH LICENSES PERSONS IN A
- (b) THE HOLDER OF A JOURNEYMAN GAS FITTER LICENSE IS

 ELIGIBLE FOR EMPLOYMENT IN THE GAS FITTING BUSINESS FOR AND

 UNDER THE DIRECTION OF A REGISTERED MASTER GAS FITTER.

 Section 17.14. Water Pump Contractor's License:

This license shall be issued to a person who installs water pumps in wells, springs and cisterns and who is authorized to connect such pumps to the water system of any building used for human occupancy, and who is entitled to secure permits for such work. Such person shall have a regular place of business in the State of Maryland, and shall be qualified to perform such work. Section 17.15. Suspension and Revocation of Licenses.

- (a) The Administrative Authority may, in its discretion, suspend or revoke the license of any person who shall make any false or misleading statement in an application, or who shall sell, lend or otherwise permit any improper use of a license, or who shall obtain permits for others to do plumbing or gasfitting work, or who shall fail to maintain a regular place of business.
- (b) Upon receipt of written requests directed to the Administrative Authority, the Administrative Authority in its discretion, may suspend or revoke the license of any person who

- shall commit any violation of this and the Harford County Plumbing and Gasfitting Code or any other law or regulation governing the conduct of the plumbing and gasfitting business.
- (c) No license shall be suspended or revoked except after public hearing before the Administrative Authority, or which the license holder shall receive at least five days notice in writing, together with a statement of the charges. Upon such hearing, the Administrative Authority may suspend any license for such a period of time as it may find proper, or revoke same.
- (d) In the event of a revocation, no application for the reinstatement of a revoked license shall be entertained until the expiration of six months from the date of such revocation. At the end of such six month period, the Administrative Authority may, in its discretion, reinstate a revoked license.

 Section 17.16. Registration and Use of License.
- (a) Every licensed Master Plumber-Gasfitter, Master Gasfitter, Master Limited Plumber Gasfitter, On-Site Utility Contractor, and Water Pump Contractor shall register with the Administrative Authority the business address and the name under which such business is carried on and shall give immediate notice to the Administrative Authority of any change in either. Such persons shall remove all advertising signs from premises vacated by them and shall not allow their name to be used by another person, firm, company or corporation for the purpose of obtaining permits or for doing the work under a previous occupant's license.
- (b) All such licenses shall be renewed each year by payment of renewal fee equal to the original charge set forth herein prior to the first day of June. Such licenses shall be issued for one year beginning June 1st, and expiring May 30, in the succeeding year.

Section 17.17. License Fees.

Fees for licenses and examinations shall be as set forth in Harford County Code Chapter 13.

Section 17.18. Practice of Plumbing and Gasfitting.

- (a) No person shall engage in plumbing or gasfitting as defined in this chapter in Harford County, unless that person has been duly authorized to do so by the issuance of one of the foregoing licenses. No person shall do or perform any plumbing or gasfitting work not authorized under an issued license.
- (b) The provisions of this section shall not apply to persons working under the supervision of a Master Limited Plumber-Gasfitter on its premises, to persons working on on-site utility work under the supervision of an On-Site Utility Contractor, to persons working on disposal systems under the supervision of a Disposal System Contractor, or to person working on water pumping systems under the supervision of a Water Pump Contractor.
- (c) A plumping permit required by the Administrative Authority may be issued to a bonafide owner of a single family dwelling occupied exclusively by the owner to do any plumbing work regulated by this code on the dwelling, on condition that such work is done in compliance with this code. The owner must be qualified by the Harford County Plumbing Board before a permit may issued. Section 17.19. Permits.
- (a) No work authorized under this title, unless excepted in this chapter, shall be undertaken without a permit therefor issued by the Department of Inspections, Licenses and Permits.

 Only Master Plumber-Gasfitter, Master Gasfitter, On-Site Utility Contractors, Disposal System Contractors, and Water Pump Contractors shall be eligible to receive permits and then only to the

extent that they are authorized to do work under this title.

(b) This section shall not apply to work done by the holder of a Master Limited Plumber-Gasfitter License on the premises of such holder and provided that an Annual Inspection Permit has been obtained. No work shall be commenced by the holder of a Master Limited Plumber-Gasfitter's License without-first-having-obtained PRIOR TO THE ISSUANCE OF an Annual Inspection Permit from the Department of Inspections, Licenses and Permits.

Section 17.20. Permits Not Required:

- (a) General Repairs. No permit shall be required for the replacement of faucets, ball cocks, exposed fixture traps, or shut-off valves.
- (b) Stoppages and Leaks. No permit shall be required for the clearing of stoppages or repairing of leaks, when such repairs do not require the replacement of plumbing fixtures or any portion of the drainage system.

Section 17.21. Fixtures Below Grade.

Permits may be issued by the Administrative Authority or an authorized assistant when proper application is made, for the installation of plumbing fixtures or floor drains in a building or structure where the fixtures are located below the elevation of the curb at the point where the building sewer crosses under the curb at the property line.

Section 17.22. Permit Fees.

The schedule of fees for the issuance of permits for plumbing and gasfitting work shall be as designated in Chapter 13 of the Harford County Code.

Section 17.23. Plans & Specifications.

All plans and specifications required herein may be designed

81-12 AS AMENDED

by a Registered Professional Engineer licensed to do business in the State of Maryland. A Master Plumber-Gasfitter or Master Gasfitter registered to do business in Harford County may design plumbing or gas fitting systems for their own installation.

Each set of plans and specifications submitted shall have thereon the name and address of the designer, and a certification by the designer that the plans and specification have been prepared in accordance with this chapter. The plans and specifications shall be submitted in the form and quantities required by the Administrative Authority and shall have thereon complete design and calculation criteria.

Section 17.24. Private Water Systems.

No property served by a private water system shall be directly or indirectly connected to any public water supply until it is disconnected from its original source of supply, inspected and approved by the Administrative Authority, and connected in accordance with the provisions of this chapter.

Section 17.25. Permits Required For Tapping Sewers.

No person shall tap sewers or drains in public or private streets, alleys or right of ways unless a permit is first obtained from the Department of Public Works, Water and Sewer Division. The tapping of all sewers shall be under the supervision of the Water and Sewer Division.

Section 17.26. Bond.

- (a) Before any permit to do plumbing or gas fitting work in Harford County is issued, the applicant shall post a bond in favor of Harford County in an amount not less then Three Thousand (\$3,000.00) Dollars.
- (b) The bonds provided for herein must be issued by bonding companies authorized to do business in the State of Maryland and

such bonds shall be conditioned upon the fact that the holder thereof shall comply, in all respects, with each and every applicable provision of this chapter, and all laws and regulations of Harford County and the State of Maryland.

- (c) Should the bond holder fail or refuse to remove or replace any materials or correct any work which shall have been found not to be in accordance with the provisions of this chapter the Administrative Authority shall have the authority to cause such defective material or work to be removed and/or replaced or such repairs to be made as may be deemed necessary, at the expense of the bond holder. Any work performed by or for the Administrative Authority shall not relieve the bond holder in any way from the responsibility for any work and any remedies or penalties herein mentioned are, in addition to any other remedies or penalties provided by the laws of Maryland and the laws of Harford County.
- (d) The liability of the surety on any bond given pursuant to this chapter and the liability of any bond holder for materials furnished or work performed under this chapter shall not extend to defects in materials or workmanship discovered more than twelve (12) months after completed work has been inspected and approved by the Administrative Authority.

 Section 17.27. Emergency Work.

When work of an emergency nature must be performed to rectify a possible health or hazardous condition the Master Plumber-Gas-fitter, Master Gas Fitter, On-Site Utility Contractor, or Water Pump Contractor, as the case may be, may undertake such work prior to the issuance of a permit, but it will be their responsibility to notify the Administrative Authority of the emergency and obtain

- a permit for doing such work within a reasonable time.
- Section 17.27. Inspection of Plumbing and Gas Fitting.
- (a) The Administrative Authority shall cause the inspection 3 of all plumbing and gas fitting for which a plumbing or gas permit other than an annual inspection permit, is required in Harford 5 County during the course of construction and upon completion 6 7: of the construction. If any defects are found, the Administrative Authority shall have the authority to order such plumbing or 8 9 gas fitting to be corrected to comply with the provisions of 10 this chapter. It shall be unlawful for any person to cover or en-11 close from view any portions of such plumbing or gas fitting prior 12 to the time that the Administrative Authority has inspected and approved it. The Administrative Authority shall prepare a written 14 report of all such inspections and will maintain such report 15 in appropriate file.
 - (b) No potable well water service line or well for potable water supply shall be covered or enclosed from view prior to inspection by the proper authority. The service line and all underground fittings connected thereto shall be tested for leaks and overall integrety prior to covering and enclosing the line.

 Section 17.28. Revocation of Permits.

The Division of Inspection, License and Permits, upon the recommendation of the Administrative Authority may, at any time, revoke for good cause, any plumbing or gas permit previously issued. The owner of a property may, at any time, in writing, request the revocation of a permit previously issued for work to be performed on such property.

- 28 Section 17.29. Transfer of Permits.
- 29 (a) A permit may be transferred from one plumber to another

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31 32 licensed plumber with the permission of the owner of the property or the owner's agent. The new plumber shall then make application for a permit for the part of the work which remains to be completed and the new plumber will be held responsible in all respects for the work done under the new permit. An owner's request to transfer a permit to another plumber shall be complied with by the former plumber.

Section 17.30. Piping Through Adjacent Property.

- (a) Plumbing, sewer, water and gas piping shall not be connected or installed on property other than the property to be served. Plumbing or gas piping connections which cannot be made except by the crossing of non-serviced property, may, with the permission of the Administrative Authority, be carried through a right-of-way or easement across non-serviced property provided that:
- All privileges of such right-of-way or easement are obtained by the property owner desiring service, without any cost, liability or damage to Harford County;
- 2. Such easement of right-of-way shall meet all regulatory requirements of the Administrative Authority; and
- 3. Such easement or right-of-way shall be granted and conveyed by formal deed recorded in the Land Records of Harford County.
- Section 17.31. Permits Required For Connection to Public Water; Damages.
- (a) A permit shall be obtained from the Harford County

 Department of Public Works, Water and Sewer Division, prior to

 a connection being made to a public water line.
 - (b) Any person making any connections to a public water or



sewer line, or operating excavation machinery in the vicinity
thereof, shall be fully responsible for any damage done to those
lines during the construction or connection activity.
ARTICLE III. WATER CONSERVING FIXTURES.

(a) IN GENERAL. FOR THE PURPOSE OF SECTIONS 17.32 and 17.33 THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED:

SECTION 17.32. WATER CONSERVING FIXTURES REQUIRED: DEFINITIONS.

- (1) APPROVED SHOWER HEAD MEANS ANY AUTOMATIC FLOW
 SHOWER HEAD USING NO MORE THAN TWELVE (12) LITERS OF WATER PER
 MINUTE, WITH THE RATE BASED ON A PRESSURE AT THE FIXTURE HEA OF
 EIGHTEEN (18) TO TWENTY-TWO AND FIVE-TENTHS (22.5) KILOGRAMS
 PER SQUARE CENTIMETER (FORTY (40) TO FIFTY (50) POUNDS PER
 SQUARE INCH).
- (2) APPROVED SINK FAUCET FOR A PUBLIC FACILITY MEANS
 ANY FAUCET WITH SPRING LOADED VALVES OR OTHER DEVICES THAT STOP
 THE FLOW OF WATER UPON RELEASE OF THE HANDLE OR THAT STOP THE
 FLOW OF WATER AFTER MORE THAN FOUR (4) LITERS OF WATER HAS FLOWED
 THROUGH THE FITTING.
- (3) APPROVED SINK FAUCET FOR PRIVATE USE MEANS ANY
 FAUCET USING NO MORE THAN SIXTEEN (16) LITERS OF WATER PER
 MINUTE, WITH THE RATE BASED ON A PRESSURE AT THE FIXTURE HEAD
 OF EIGHTEEN (13) TO TWENTY-TWO AND FIVE-TENTHS (22.5) KILOGRAMS
 PER SQUARE CENTIMETER (FORTH (40) TO FIFTY (50) POUNDS PER
 SQUARE INCH).
- (4) APPROVED WATER CLOSET MEANS ANY WATER CLOSET USING NO MORE THAN FIFTEEN (15) LITERS OF WATER PER FLUSH, WITH THE RATE BASED ON A PRESSURE AT THE FIXTURE HEAD OF EIGHTEEN (18)

 TO TWENTY-TWO AND FIVE-TENTHS (22.5) KILOGRAMS PER SQUARE CENTI-METER (FORTY (40) TO FIFTY (50) POUNDS PER SQUARE INCH).

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	DOOL OF LINET APPEA
1	(5) APPROVED URINAL MEANS ANY SINGLE FLUSH TYPE URINAL
2	USING NO MORE THAN SIX (6) LITERS OR WATER PER FLUSH, WITH THE
3	RATE BASED ON A PRESSURE AT THE FIXTURE OF EIGHTEEN (18) TO
4	TWENTY-TWO AND FIVE-TENTHS (22.5) KILOGRAMS PER SQUARE CENTIMETER
5	(FORTY (40) TO FIFTY (50) POUNDS PER SQUARE INCH).
6	(6) BUILDING INCLUDES ANY BUILDING OR STRUCTURE THE
7	INITIAL CONSTRUCTION OF WHICH COMMENCED ON OR AFTER THE EFFECTIVE
8	DATE OF THIS ACT.
9	(7) CONSTRUCTED MEANS THE BUILDING, INSPECTING AND
10	SUDEDVISING OF NEW STRUCTURES AND THE INSTALLING OF POULDMENT

- SUPERVISING OF NEW STRUCTURES AND THE INSTALLING OF EQUIPMENT REQUIRED IN CONNECTION WITH THE NEW STRUCTURES.
- (8) LOCAL PLUMBING INSPECTORS MEANS THE INSPECTORS OF THE APPROPRIATE AGENCIES OR UNITS OF THE COUNTY WHO INSPECT THE INSTALLATION OF PLUMBING FIXTURES AND DEVICES AND WATER, DRAINAGE, AND SEWAGE SYSTEMS.
- (9) REMODELED MEANS THE COMPLETE RECONSTRUCTION OF THE RELOCATION OF A WHOLE PLUMBING SYSTEM TO ANOTHER PART OF A BUILDING.
- (10) DIRECTOR MEANS THE DIRECTOR OF THE DEPARTMENT OF INSPECTIONS, LICENSES AND PERMITS.
 - (b) SALES.
- (1) A PERSON MAY NOT SELL ANY PLUMBING FIXTURE WHICH IS NOT AN APPROVED PLUMBING FIXTURE AS DEFINED IN SUBSECTION (a).
- THE LOCAL PLUMBING INSPECTORS SHALL ENFORCE THE (2) PROHIBITION AGAINST THE SALE OF ANY PLUMBING FIXTURES WHICH ARE NOT WATER-CONSERVING FIXTURES IN THE INTERESTS OF ENSURING THAT THE CAPACITIES FOR WASTEWATER TREATMENT OF MUNICIPAL SEWAGE TREATMENT FACILITIES AND PRIVATE ON-SITE WASTEWATER DISPOSAL SYSTEMS ARE NOT EXCEEDED.

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HOTELS, MOTELS AND DORMITORIES.

AS P	ROVID	ED UN	DER S	UBSEC	TION	(d),	THE	FOL	LOWING	FIX	TURES	OR :	DE-
VICE	S SHA	LL BE	INST	ALLED	, AS	NECE	ESSAR	Y IN	BUIL	DINGS	CONS	TRUC'	red
OR R	REMODE	LED A	FTER	THE E	FFEC	TIVE	DATE	OF	THIS ?	ACT.			
		(1)	APPR	OVED	WATE	R CLO	SETS	, IN	EVER	BUI	LDING		
		(2)	APPR	OVED	URIN.	ALS,	IN E	VERY	BUIL	DING.			
		(3)	APPR	OVED	SINK	FAUC	CETS	FOR	PRIVAT	re re	SIDEN	CES .	ANE

- (4) APPROVED SINK FAUCETS FOR A PUBLIC FACILITY, IN BUILDINGS WITH RESTROOMS INTENDED FOR PUBLIC USE EXCEPT IN HOTELS, MOTELS AND DORMITORIES.
 - (5) APPROVED SHOWERHEADS, IN EVERY BUILDING.
- (d) ENFORCEMENT SUSPENDED. ENFORCEMENT OF THIS SECTION

 MAY BE SUSPENDED BY THE DIRECTOR OF THE DEPARTMENT OF INSPECTIONS

 LICENSES AND PERMITS FOR A SPECIFIED PERIOD OF TIME IF IT IS

 DETERMINED BY THE LOCAL PLUMBING INSPECTORS THAT:
- (1) THERE IS AN INADEQUATE SUPPLY OF APPROVED WATER

 CLOSETS, APPROVED SINK FAUCETS OR APPROVED SHOWER HEADS, OR

 WATER-CONSERVING DEVICES INTENDED FOR ATTACHMENT TO WATER CLOSTES,

 SINK FAUCETS OR SHOWERHEADS TO ALLOW THE FIXTURES TO QUALIFY AS

 APPROVED FIXTURES, UNDER SUBSECTION (a); OR
- (2) THE CONFIGURATION OF A DRAINAGE SYSTEM FOR A BUILDING REQUIRES A GREATER QUANTITY OF WATER TO ADEQUATELY FLUSH THE SYSTEM THAN IS DELIVERED BY APPROVED FIXTURES: OR
- (3) THERE WOULD BE AN ADVERSE EFFECT UPON A HISTORIC RESTORATION.
- (e) FORFEITURES. ANY PERSON VIOLATING ANY OF THE PROVISIONS
 OF THIS ELECTION SHALL FORFEIT TO THE COUNTY NOT LESS THAN

81-12 AS AMENDED

800% 6 PAGE 428

TWENTY-FIVE DOLLARS (\$25.00) NOR MORE THAN FIVE HUNDRED DOLLARS (\$500.00) FOR EACH VIOLATION. EACH DAY THAT THE VIOLATION CONTINUES CONSTITUTES A SEPARATE OFFENSE.

SECTION 17.33. EXECUTIVE AUTHORITY.

THE COUNTY EXECUTIVE SHALL IMMEDIATELY INSTITUTE MEASURES

CONSISTENT WITH COUNCILMANIC POLICY AND ADOPTED PLANS TO INCREASE

THE WATER SUPPLY OF THE COUNTY AND DECREASE CONSUMPTION SUCH AS,

BUT NOT LIMITED TO, REQUIRING THE USE OF FIXTURES AS STATED

HEREIN, AND REQUIRING A LIMITED USE OF POTABLE WATER FOR PURPOSES

OF OTHER THAN FOR HUMAN CONSUMPTION AND USE.

Any person, firm or corporation who individually, collectively,

Section 17.32 34. Violations and Penalties.

or through others shall construct, erect, alter or repair any plumbing or gas fitting work in violation of any provision of this chapter shall be subject to a misdemeanor and upon conviction shall be subject to a fine of not more than One Thousand (\$1,000) Dollars or imprisonment of not more than sic (6) months or both.

Each day a violation exists shall be considered a separate violation. Harford County may also proceed by civil injunction in the enforcement of this chapter.

SECTION 2. AND BE IT FURTHER ENACTED THAT THE LICENSING REQUIREMENTS, PURSUANT TO THE PROVISIONS OF THIS ACT, SHALL APPLY TO ANY PERSON, FIRM OR CORPORATION WHO APPLIES FOR A PLUMBING OR GAS FITTER LICENSE AFTER THE EFFECTIVE DATE OF THIS ACT. A PERSON, FIRM OR CORPORATION APPLYING FOR A GAS FITTER LICENSE AFTER THE EFFECTIVE DATE of THIS ACT THE PLUMBING BOARD IN ORDER TO PERFORM GAS FITTING.

THE REQUIREMENTS FOR THE ISSUANCE OF A LICENSE ESTABLISHED,

PURSUANT TO THE PROVISIONS OF THIS ACT, SHALL NOT APPLY TO A PERSON

WHO HAS BEEN ISSUED A LICENSE PRIOR TO THE EFFECTIVE DATE OF THIS

ACT.

81-12 AS AMENDED

81-12 AS AMENDED

BOOK 6 PAGE 429

Section 2 3. And Be It Further Enacted, that this Act shall take effective sixty (60) calendar days from the date it becomes law. EFFECTIVE: June 22, 1981

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BY THE COUNCIL

Passed_	LSD 81-12 (April 21, 1981) (with amo	endments)
X KKKKT	real and a second secon	
	By order	
	Angele Marlowski, Se	
Sealed with the Co	ounty Seal and presented to the County	Executiv
for his approval	this 22nd day of April	, 198
at 3:00	o'clock P.M.	
THE STANDARD OF THE STANDARD O	BY THE EXECUTIVE	cretary
APPROVED:	County Executive Date 123/1981	

BY THE COUNCIL

This Bill (No. 81-12 (as amended), having been approved by the Executive and returned to the Council, becomes law on April 23, 1981.

angela Markoeusti, Secretary

Rec'd & Recorded 9-9 198/ at 9:00 A.M.

History & Folio 407& examined per
H. Douglas Chilcoat, Clerk, Harford Co.

AS AMENDED

AS AMENDED

BOOK 6 PAUE 431.
COUNTY COUNCIL

OF '

HARFORD COUNTY, MARYLAND

BILL NO. 81-13 (AS AMENDED)

	Introduced by County Executive
	Legislative Day No. 81-7 Date March 3, 1981
	AN ACT to repeal and re-enact with amendments Division 8, heading, Commission on Aging, of Article XII, heading, Agencies, Boards, Commissions and Committees, of Chapter 2, heading, Administ ation, all of the Harford County Code as amended; to provide for the establishment of a new Office on Aging to take over the functions of the Commission on Aging; to provide that the present Commission become advisory to the Office on Aging; to provide that the Office on Aging be a subordinate office in the Department of Community Services; and to provide that the Office on Aging shall assist the aging in the County in the areas of health, economics, recreation and other pertinent matters, and generally relating to the establishment of an Office on Aging.
	By the Council, March 3, 1981
	Introduced, read first time, ordered posted and public hearing schedules
	on: April 7, 1981
	7:00 P.M.
	By Order: <u>Angela Marlanachi</u> , Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
	of hearing and title of Bill having been published according to the
	Charter, a public hearing was held on April 7, 1981
	and concluded on April 7, 1981
	Angela Markowski Secretary
EXPLA	NATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. BILL NO.

800K 6 PAGE 432

Section 1. Be It Enacted By The County Council Of Harford County,

Maryland, that Division 8, heading, Commission on Aging, of

Article XII, heading, Agencies, Boards, Commissions and Commit
tees, of Chapter 2, heading, Administration, all of the Harford

County Code, be, and it is hereby repealed and re-enacted with

amendments, all to read as follows:

Chapter 2. Administration.

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Article XII. Agencies, Boards, Commissions and Committees.

[Division 8. Commission on Aging.

10 Section 2-191. Created; purpose.

The County Commission on Aging is hereby created for the purpose of coping with the problems and conditions which confront the County's senior citizens.

Section 2-192. Composition; terms; compensation.

The County Commission on Aging shall consist of thirteen members who shall be appointed by the County Executive and confirmed by the County Council in accordance with the Charter. Of the thirteen members appointed, five shall be appointed for three year terms, five shall be appointed for two year terms; and three shall be appointed for a one year term. As the terms expire each year or as vacancies occur, they shall be filled by appointment fo the County Executive and confirmed by the County Council in accordance with the Charter. Any member whose term is expiring may be reappointed to another term. After the initial staggered appointments, all terms shall be for a period of three years. Seven members shall constitute a quorum. The Commission shall adopt such rules and regulations as it may deem necessary to govern its procedure and business. Action shall be by majority vote of the members present; each member is entitled to vote. The members of the Commission shall serve without compensation. Section 2-193. Chairperson, meetings.

> 81-13 AS AMENDED

800K 6 PAUE 433

- 1 (a) The County Executive shall annually designate one of 2 the members as chairperson of the County Commission on Aging.
- 3 (b) The Commission shall meet on the call of the chairperson 4 but not less than four times a year in a place to be furnished 5 by the County.

Section 2-194. Duties.

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The County Commission on Aging shall:

- 1. Serve as a community clearing house of informat on services that are provided by the County for the aging;
- 2. Serve as a liaison between the local community, the state Commission on Aging and other agencies and groups concerned with the aging, through activities such as a resource directory, a speakers bureau, community forums, publicity and any other means of promoting knowledge of the problems of the aging.

16 Section 2-195. Powers.

The County Commission on Aging shall have the authority:

- To generally assist the aging in the County with their problems in the areas of health or of social economics, recreational or environmental nature;
- to engage in community planning in the field of aging;
- to conduct studies and surveys to determine the needs and concerns of the aging;
- 4. to encourage cooperative relationships and serve as a medium of exchange for organizations interested in the elderly;
- 5. to coordinate programs and engage in joint endeavors and to serve governmental units interested in the aging;
- 6. to develop and implement a variety of community services for the elderly;
 - 7. to authorize expenditures for such studies, surveys

81-13 AS AMENDED

6 PAGE 434 800X

or promotions within the limits of its budget from funds provided 2 or made available for use by the commission;

8. to hire personnel in accordance with the personnel 4 laws of the County.

5 Section 2-196. Funds.

The County Commission on Aging, with the approval of the County Executive and County Council, may accept federal, state or other funds as are available, in order to carry out the purposes of this division.

10 Section 2-197. Reports; audits.

The County Commission on Aging shall annually report their 12 activities to the County Executive and the County Council for the preceding year on or before the first day of March of each year. 14 The finances of the Commission shall be subject to such audit as the County Executive or the County Council may require. Section 2-198. Reserved.]

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	in a state of the
2	Harytand,-that-Division-8,-heading,-Commission-on-Aging,-of
3	Article-XII7-heading7-Agencies7-Boards7-Commissions-and-Commit-
4	tees,-of-Chapter-2,-heading,-Administration,-all-of-the-Harford
5	County-Code,-be,-and-itis-hereby-repealed-and-re-enacted-with
6	amendmentsall-to-read-as-follows:
7	Chapter-2Administration-
8	Article-XII:Agencies,-Boards,-Commissions-and-Committees.
9	SECTION 2-191. COMMISSION ON AGING: CREATED.
10	THE COMMISSION ON AGING SHALL CONSIST OF THIRTEEN MEMBERS WHO
11	SHALL BE APPOINTED FOR A THREE (3) YEAR TERM BY THE COUNTY EXECU-
12	TIVE AND CONFIRMED BY THE COUNTY COUNCIL IN ACCORDANCE WITH THE
13	CHARTER. AS THE TERMS EXPIRE EACH YEAR OR AS VACANCIES OCCUR,
14	THEY SHALL BE FILLED BY APPOINTMENT BY THE COUNTY EXECUTIVE AND
15	CONFIRMED BY THE COUNTY COUNCIL IN ACCORDANCE WITH THE CHARTER.
16	ANY MEMBER WHOSE TERM IS EXPIRING MAY BE REAPPOINTED TO ANOTHER
17	TERM. SEVEN MEMBERS SHALL CONSTITUTE A QUORUM. THE COMMISSION
18	SHALL ADOPT SUCH RULES AND REGULATIONS AS IT MAY DEEM NECESSARY
19	TO GOVERN ITS PROCEDURE AND BUSINESS. ACTION SHALL BE BY MAJORITY
20	VOTE OF THE MEMBERS PRESENT; EACH MEMBER IS ENTITLED TO ONE VOTE.
21	THE MEMBERS OF THE COMMISSION SHALL SERVE WITHOUT COMPENSATION.
22	SECTION 2-192. MEETINGS.
23	(a) THE COUNTY EXECUTIVE SHALL ANNUALLY DESIGNATE ONE OF THE
24	MEMBERS AS CHAIRPERSON OF THE COMMISSION ON AGING.
25	(b) THE COMMISSION SHALL MEET ON THE CALL OF THE CHAIRPERSON
26	BUT NOT LESS THAN FOUR TIMES A YEAR. A MEETING PLACE WILL BE
27	FURNISHED BY THE COUNTY IF REQUESTED.
28	SECTION 2-193. POWERS AND DUTIES.
29	COMMISSION ON AGING SHALL:
30	(a) BE ADVISORY TO THE OFFICE ON AGING.
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6 PAUE 436 BOOK

1	(b) REVIEW THE ANNUAL BUDGET OF THE OFFICE ON AGING PREPARED
2	BY THE COORDINATOR, MAKE RECOMMENDATIONS AND SUBMIT TO THE DIR-
3	ECTOR OF THE DEPARTMENT OF COMMUNITY SERVICES.
4	(c) GENERALLY ASSIST THE AGING IN THE COUNTY WITH THEIR
5	PROBLEMS IN THE AREAS OF HEALTH OR OF A SOCIAL, ECONOMIC, RE-
6	CREATIONAL OR ENVIRONMENTAL NATURE.
7	(d) ENGAGE IN COMMUNITY PLANNING IN CONJUNCTION WITH THE
8	AREA AGENCY ON AGING BY SUPPORTING STUDIES AND SURVEYS TO DETERMIN
9	THE NEEDS AND CONCERNS OF THE AGING.
10	(a) ENCOUDAGE COODEDAMINE DELAMIONGUIDO AND CEDUE AG A

- (e) ENCOURAGE COOPERATIVE RELATIONSHIPS AND SERVE AS A MEDIUM OF EXCHANGE FOR ORGANIZATIONS INTERESTED IN THE ELDERLY.
- WORK WITH THE OFFICE ON AGING AND THE DEPARTMENT OF 13 COMMUNITY SERVICES IN ORDER TO IMPROVE THE POTENTIAL OF THE OFFICE ON AGING. THE COMMISSION IS EMPOWERED BY MAJORITY VOTE TO MAKE 15 RECOMMENDATIONS REGARDING THE ADMINISTRATION OF THE OFFICE ON AGING 16 TO THE DEPARTMENT OF COMMUNITY SERVICES, COUNTY EXECUTIVE, AND THE COUNTY COUNCIL.
- 18 (g) REVIEW LEGISLATION AND POLICY DECISIONS IN ORDER TO IDENTIFY THE IMPACT THEY HAVE ON THE ELDERLY IN THE COUNTY. SECTION 2-194. REPORTS, AUDITS.

21 THE COMMISSION ON AGING SHALL ANNUALLY REPORT THEIR ACTIVI-22 TIES TO THE COUNTY EXECUTIVE, COUNTY COUNCIL AND THE DIRECTOR OF 23 THE DEPARTMENT OF COMMUNITY SERVICES FOR THE PRECEDING YEAR ON OR 24 BEFORE THE FIRST DAY OF MARCH OF EACH YEAR. THE FINANCES OF THE 25 OFFICE SHALL BE SUBJECT TO SUCH AUDIT AS THE COUNTY EXECUTIVE, 26 COUNTY COUNCIL OR THE DIRECTOR OF THE DEPARTMENT OF COMMUNITY 27 SERVICES MAY REQUIRE.

- 28 DIVISION 8. OFFICE ON AGING.
- 29 SECTION 2-191 195. OFFICE: CREATED.

THERE SHALL BE AN OFFICE ON AGING WHICH SHALL BE ADMINISTER-

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3	DIF	RECT	ror	OF	THE	DEPAI	RTME	ENT	OF (COM	IUNI	TY	SER	VICES	5.			

4 SECTION 2-192 196. PURPOSE OF OFFICE.

THE OFFICE ON AGING IS CREATED FOR THE PURPOSE OF COPING 6 WITH THE PROBLEMS AND CONDITIONS WHICH CONFRONT THE COUNTY'S 7 SENIOR CITIZENS.

8 SECTION 2-193 197. POWERS AND DUTIES.

17 KNOWLEDGE OF THE PROBLEMS OF THE AGING.

- (a) RECEIVE AND IMPLEMENT THE RECOMMENDATIONS OF THE 10 COMMISSION ON AGING.
- 11 (a) (b) SERVE AS A COMMUNITY CLEARING HOUSE OF INFORMATION ON 12 SERVICES THAT ARE PROVIDED BY THE COUNTY FOR THE AGING.
- (b) (c) SERVE AS A LIAISON BETWEEN THE LOCAL COMMUNITY AND 14 OTHER AGENCIES AND GROUPS CONCERNED WITH THE AGING, THROUGH 15 ACTIVITIES SUCH AS A RESOURCE DIRECTORY, A SPEAKERS BUREAU, 16 COMMUNITY FORUMS, PUBLICITY AND ANY OTHER MEANS OF PROMOTING
 - (d) DEVELOP AN ANNUAL BUDGET FOR REVIEW BY COMMISSION ON AGING.
- (e)--DEVELOP-AND-IMPLEMENT-A-VARIETY-OF-COMMUNITY-SERVICES 21 FOR-THE-ELDERLY?
- 22 (e) AUTHORIZE EXPENDITURES TO SUPPORT SERVICES AND PROGRAMS 23 WITHIN THE LIMITS OF ITS BUDGET AND TO HIRE PERSONNEL IN ACCOR-24 DANCE WITH THE PERSONNEL LAWS OF THE COUNTY.
- (f) DEVELOP AND IMPLEMENT A VARIETY OF COMMUNITY SERVICES 26 FOR THE ELDERLY.
- 27 (e) (g) WITH APPROVAL OF THE COUNTY EXECUTIVE AND THE COUNTY COUNCIL, ACCEPT FEDERAL, STATE OR OTHER FUNDS AS ARE AVAILABLE, IN ORDER TO CARRY OUT THE PURPOSES OF THIS DIVISION.
- 30 (f) (h) COORDINATE PROGRAMS AND ENGAGE IN JOINT ENDEAVORS WITH

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1 THE AREA AGENCY ON AGING.

SECTION-2-194---ADVISORY-COMMISSION-ON-AGING:-CREATED-

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THE-ADVISORY-COMMISSION-ON-AGING-SHALL-CONSIST-OF-THIRTEEN-4 MEMBERS-WHO-SHALL-BE-APPOINTED-FOR-A-THREE-(3)-YEAR-TERM-BY-THE COUNTY-EXECUTIVE-AND-CONFIRMED-BY-THE-COUNTY-COUNCIL-IN-ACCORDANCE 6 WITH-THE-CHARTER---AS-THE-TERMS-EXPIRE-EACH-YEAR-OR-AS-VACANCIES OCCUR,-THEY-SHALL-BE-FILLED-BY-APPOINTMENT-BY-THE-COUNTY-EXECUTIVE 8 AND-CONFIRMED-BY-THE-COUNTY-COUNCIL-IN-ACCORDANCE-WITH-THE-CHARTER ANY-MEMBER-WHOSE-TERM-IS-EXPIRING-MAY-BE-REAPPOINTED-TO-ANOTHER TERM.--SEVEN-MEMBERS-SHALL-CONSTITUTE-A-QUORUM.--THE-COMMISSION SHALL-ADOPT-SUCH-RULES-AND-REGULATIONS-AS-IT-MAY-DEEM-NECESSARY TO-GOVERN-ITS-PROCEDURE-AND-BUSINESS---ACTION-SHALL-BE-BY-MAJORITY VOTE-OF-THE-MEMBERS-PRESENT;-EACH-MEMBER-IS-ENTITLED-TO-ONE-VOTE: THE-MEMBERS-OF-THE-COMMISSION-SHALL-SERVE-WITHOUT-COMPENSATION-SECTION-2-195---MESTINGS-

(a)--THE-COUNTY-EXECUTIVE-SHALL-ANNUALLY-DESIGNATE-ONE-OF THE-MEMBERS-AS-CHAIRPERSON-OF-THE-ADVISORY-COMMISSION-ON-AGING: 4b)--THE-COMMISSION-SHALL-MEET-ON-THE-CALL-OF-THE-CHAIRPERSON

BUT-NOT-LESS-THEN-FOUR-TIMES-A-YEAR---A-MEETING-PLACE-WILL-BE FURNISHED-BY-THE-COUNTY-IF-REQUESTED.

SECTION-2-196---POWERS-AND-DUTIES-

ADVISORY-COMMISSION-ON-ACING-SHALL:

(a)--REVIEW-THE-BUDGET-OF-THE-OFFICE-ON-AGING-ON-AN-ANNUAS BASIS-AND-MAKE-RECOMMENDATIONS-TO-THE-COORDINATOR-OF-THE-OFFICE ON-AGING-

4b}--GENERALLY-ASSIST-THE-AGING-IN-THE-COUNTY-WITH-THEIR PROBLEMS-IN-THE-AREAS-OF-HEALTH-OR-OF-A-SOCIAL,-ECONOMIC,-RECREA-TIONAL-OR-ENVIRONMENTAL-NATURE.

4c + - - ENGAGE - IN - COMMUNITY - PLANNING - IN - CONJUNCTION - WITH - THE AREA-AGENEY-ON-AGING-BY-SUPPORTING-STUDIES-AND-SURVEYS-TO

81-13

81-13 AS AMENDED

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DETERMINE-THE-NEEDS-AND-CONCERNS-OF-THE-AGING:

(d)--ENCOURAGE-COOPERATIVE-RELATIONSHIPS-AND-SERVE-AS-A

MEDIUM-OF-EXCHANGE-FOR-ORGANIZATIONS-INTERESTED-IN-THE-ELDERLY:

(e)--WORK-WITH-THE-OFFICE-ON-AGING-AND-THE-DEPARTMENT-OF

COMMUNITY-SERVICES-IN-ORDER-TO-IMPROVE-THE-POTENTIAL-OF-THE-OFF

COMMUNITY-SERVICES-IN-ORDER-TO-IMPROVE-THE-POTENTIAL-OF-THE-OFFICE
ON-AGING:--THE-COMMISSION-IS-EMPOWERED-BY-MAJORITY-VOTE-TO-MAKE
RECOMMENDATIONS-REGARDING-THE-ADMINISTRATION-OF-THE-OFFICE-ON
AGING-TO-THE-DEPARTMENT-OF-COMMUNITY-SERVICES;-COUNTY-EXECUTIVE;
AND-THE-COUNTY-COUNCIL:

(f)--REVIEW-LEGISLATION-AND-POLICY-DECISIONS-IN-ORDER-TO
IDENTIFY-THE-IMPACT-THEY-HAVE-ON-THE-ELDERLY-IN-THE-COUNTY.
SECTION-2-197.--REPORTS,-AUDITS:

THE-ADVISORY-COMMISSION-OK-AGING-SHALL-ANNUALLY-REPORT-THEIR

ACTIVITIES-TO-THE-COUNTY-EXECUTIVE; -COUNTY-COUNCIL-AND-THE

DIRECTOR-OF-THE-DEPARTMENT-OF-COMMUNITY-SERVICES-FOR-THE-PRECEDING

YEAR-ON-OR-BEFORE-THE-FIRST-DAY-OF-MARCH-OF-EACH-YEAR---THE-FIN
ANCES-OF-THE-OFFICE-SHALL-BE-SUBJECT-TO-SUCH-AUDIT-AS-THE-COUNTY

EXECUTIVE; -COUNTY-COUNCIL-OR-THE-DIRECTOR-OF-THE-BEPARTMENT

OF-COMMUNITY-SERVICES-MAY-REQUIRE:

Section 2. And Be Further Enacted By The County Council Of

Harford County, Maryland, that this Act shall take effect sixty

(60) calendar days from the date it becomes law.

EFFECTIVE: July 6, 1981

81-13 AS AMENDED 6 FAUE 440

BY THE COUNCIL

Read the third time,	Bill No. 81-13 (as amende	ed)
	D 81-13 (May 5, 1981)	
Taxiedxeix:		
	By order	
	Angele Marlansko	, Secretary
Sealed with the Coun	ty Seal and presented to the	he County Executive
	s 6th day of	
at 3:00 o'c	lock P.M.	
Station Course	angela Marlawski	, Secretary
BAN VELO	BY THE EXECUTIVE	
APPROVED:	County Executive Date 5/7/8/	

BY THE COUNCIL

This Bill (No. 81-13 (as amended), having been approved by the Executive and returned to the Council, becomes law on May 7, 1981.

angele Marlaush, Secretary

Rec'd & Recorded 9-9 19 7 at 9:00 7 M. Liber 6 Folio 43/ & examined per H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: July 6, 1981

BOOM 6 FALE 441 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 31-14

	Introduced by Council President Hardwicke at request of County Executive
	Legislative Day No. 81-7 Date March 3, 1981
	AN ACT to repeal Section 2-190.1 through 2-190.7 and to re-enact with amendments Section 2-190.1 through Section 2-190.8, generally heading, Harford County Commission for Women of Article 12, heading, Agencies, Boards, Commissions and Committees, of Chapter 2, heading, Administration, all of the Harford County Code; to provide for the establishment of the Office of the Commission for Women in the Executive Branch of the County Government; to provide for the continuation of the Commission for Women; to provide for certain powers and duties relating to the performance of the Office of and the Commission for Wome which shall promote the economic, social and political equality of women in Harford County, Maryland.
	W 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	By the Council, March 3, 1981
	Introduced, read first time, ordered posted and public hearing schedule
	on: April 7, 1981
	at: 7:00 P.M.
	By Order: Angela Markueveli, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
	of hearing and title of Bill having been published according to the
	Charter, a public hearing was held on April 7, 1981
	and concluded onApril 7, 1981
	Angele Markovali, Secretary
EXPLA	NATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. BILL NO.

1 Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section 2-190.1 through 2-190.7, generally heading 2 3 Harford County Commission for Women, of Article XII, heading, Agencies, Boards, Commissions and Committees, of Chapter 2, 4 5 heading, Administration, all of the Harford County Code, be, and 6 it is hereby repealed and re-enacted with amendments, all to read 7 as follows: 8

Chapter 2. Administration.

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Article 12. Agencies, Boards, Commissions and Committees. [Section 2-190.1. Commission for Women; created, purpose.

- (a) The Harford County Commission for Women is hereby established.
- (b) The Commission shall have as its purpose to promote the economic, social and political equality of women. (Bill No. 77 - 47.)

Section 2-190.2. Members; terms, compensation.

- The Harford County Commission for Women shall consist of fifteen (15) members.
- (1) The County Executive shall appoint fifteen (15) members, to be confirmed by the County Council. Each of the six (6) councilmanic districts shall have representation.
 - (b) Terms.
- (1) For establishment of the first commission, onethird (1/3) of the members shall serve for one (1) year, onethird (1/3) for two (2) years, and one-third (1/3) for three (3)years.
- (2) Thereafter the terms of all members shall be three (3) years.
- Tenure shall not exceed two (2) terms, which may run consecutively.
- (c) Members of the Commission shall receive no salaries, but may be reimbursed for necessary expenses incurred in the

BOOK 6 PAGE 443

performance of their duties in accordance with appropriations made by Harford County. (Bill No. 77-47.)
Section 2-190.3. Chairperson; meetings.

- (a) The County Executive shall annually appoint one (1) person as chairperson subject to confirmation by the County Council.
- (b) The Commission may select from among their members either persons to serve in capacities to assist the chairperson in for performance of its duties.
- (c) The Commission shall meet on the call of the chairperson, but not less than four (4) times a year in a place to be furnished by the County.
- (d) The Commission shall adopt such rules and regulations as it may deem necessary to govern its procedures and business; such rules and regulations shall be adopted in accordance with Section 807 of the Charter of Harford County, Maryland. (Bill No. 77-47.)

Section 190.4. Powers and duties.

The Commission shall promote economic, social and political equality for women by:

- (a) Recommending to the County Executive qualified candidates for the Commission compiled from nominations from interested groups and individuals.
- (b) Assembling, analyzing and disseminating information which will assist in eliminating prejudice and meeting the needs of women.
- (c) Studying conditions which demonstrate inequalities and unmet needs concerning women and recommending procedures and legislation to remedy them.
- (d) Giving impetus to expand educational and employment opportunities for women and publicizing activities and services of interest to women.

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- (e) Promoting a positive image of women and securing recognition of their accomplishments.
- (f) Referring women to government agencies and advising citizens and government in Harford County on matters concerning prejudice or the needs of women.
- (g) Encouraging qualified women to seek appointive and elective office (Bill No. 77-47.)
 Section 2-190.5. Staff.
- (a) For administration of the Commission, the County shall provide facilities for the Commission and the Commission may employ such staff as is required to fulfill the purposes of the Commission as may be provided for in the current expense budget of Harford County, Maryland. Any staff shall be employed through the personnel procedures of the County (Bill No. 77-47.) Section 2-190.6. Budget.
- (a) The Commission shall prepare and submit to the County Executive a budget to include the recommended appropriation for its operation.

Section. 2-190.7. Reports.

(a) The Commission shall annually report to the County

Executive and the County Council on the activities of the

Commission for the preceding year and on the status of women in

Harford County. (Bill No. 77-47.)]

81-14

Section 1. Be It Enacted By The County Council of Harford County. 1 2 Maryland, that Section 2-190.1 through 2-190.7, generally heading Harford County Commission for Women, of Article XII, heading, 3 4 Agencies, Boards, Commissions and Committees, of Chapter 2, 5 heading, Administration, all of the Harford County Code, be, and it is hereby repealed and re-enacted with amendments, all to 6 7 read as follows: 8 Chapter 2. Administration. 9 Article 12. Agencies, Boards, Commissions and Committees. 10 SECTION 2-190.1. OFFICE OF THE COMMISSION FOR WOMEN; CREATEL 11 PURPOSE.

- (a) THERE SHALL BE AN OFFICE OF THE COMMISSION FOR WOMEN WHICH SHALL BE ADMINISTERED BY A COORDINATOR. THE OFFICE SHALL BE IN THE EXECUTIVE BRANCH, SUBJECT TO THE DIRECTION AND SUPERVISION OF THE DEPARTMENT OF COMMUNITY SERVICES.
- (b) THE OFFICE SHALL HAVE AS ITS PURPOSE TO PROMOTE THE ECONOMIC, SOCIAL AND POLITICAL EQUALITY OF WOMEN.

 SECTION 2-190.2. DUTIES OF THE OFFICE.

THE COORDINATOR SHALL:

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- (a) BE RESPONSIBLE FOR THE DAILY BUSINESS OPERATION OF THE OFFICE;
- (b) ASSEMBLE, ANALYZE AND DISSEMINATE INFORMATION WHICH WILL ASSIST IN MEETING THE NEEDS OF WOMEN;
- (c) STUDY CONDITIONS WHICH DEMONSTRATE INEQUALITIES

 AND UNMET NEEDS CONCERNING WOMEN, BY CONDUCTING SURVEYS AND

 GATHERING STATISTICAL DATA;
- (d) PUBLICIZE ACTIVITIES AND SERVICES OF INTEREST TO WOMEN;
- (e) REFER WOMEN TO GOVERNMENTAL AND OTHER AGENCIES AS APPROPRIATE;
- (f) ADVISE CITIZENS AND GOVERNMENT IN HARFORD COUNTY ON MATTERS CONCERNING THE NEEDS OF WOMEN.

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(g)	ASSI	ST TH	E COMMIS	SSION	IN	DEVEI	LOPING	AND	IMP	LEMENT	ING
PROGRAMS	WHICH	WILL	EXPAND	WOMEN	'S	EDUC	ATIONAI	L AND	EM	IPLOYME	ТИ
OPPROTUN:	ITIES,	AND I	EDUCATE	WOMEN	IN	THE	PROCES	SSES	OF	SEEKIN	G
LEADERSH:	IP ROLI	ES.									

- (h) SECURE FINANCIAL ASSISTANCE AND SUPPORT FROM GOVERN-MENTAL AND PRIVATE INSTITUTIONS TO ADMINISTER THE PROGRAMS DEVELOPED BY THE OFFICE AND THE COMMISSION.

 SECTION 2-190.3. COMMISSION FOR WOMEN; CREATED; PURPOSE.
- (a) THE HARFORD COUNTY COMMISSION FOR WOMEN IS HEREBY CREATED.
- (b) THE COMMISSION SHALL HAVE AS ITS PURPOSE TO PROMOTE THE ECONOMIC, SOCIAL AND POLITICAL EQUALITY OF WOMEN.
- (c) THE COMMISSION FOR WOMEN, COMPOSED OF FIFTEEN MEMBERS, SHALL BE ADVISORY TO THE COUNTY EXECUTIVE, DEPARTMENT OF COMMUNITY SERVICES AND THE COORDINATOR OF THE OFFICE.
- (d) THE FIFTEEN MEMBERS OF THE COMMISSION SHALL BE APPOINTED BY THE COUNTY EXECUTIVE AND CONFIRMED BY THE COUNTY COUNCIL.
- (e) EACH OF THE SIX (6) COUNCILMANIC DISTRICTS SHALL HAVE REPRESENTATION ON THE COMMISSION.
 - (f) TERMS.

- (1) THE TERMS OF ALL MEMBERS SHALL BE THREE YEARS.
- (2) TENURE SHALL NOT EXCEED TWO TERMS, WHICH MAY RUN CONSECUTIVELY.
- (3) MEMBERSHIP SHALL BE TERMINATED INVOLUNTARILY IF ANY MEMBER BE ADSENT, WITHOUT EXCUSE, IN ACCORDANCE WITH THE RULES AND REGULATIONS OF THE COMMISSION.
- (g) MEMBERS OF THE COMMISSION SHALL RECEIVE NO SALARIES,
 BUT MAY BE REIMBURSED FOR NECESSARY EXPENSES INCURRED IN THE
 PERFORMANCE OF THEIR DUTIES IN ACCORDANCE WITH APPROPRIATIONS
 MADE BY HARFORD COUNTY.
 - (h) THOSE MEMBERS WHOSE TERMS HAVE NOT EXPIRED AT SUCH

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TIME AS THIS LEGISLATION IS ENACTED SHALL CONTINUE TO SERVE FOR THE REMAINDER OF THEIR TERM AND MAY BE ELIGIBLE FOR REAPPOINTMENT. SECTION 2-190.4. CHAIRPERSON; MEETINGS.

- (a) THE COUNTY EXECUTIVE SHALL ANNUALLY APPOINT ONE PERSON AS CHAIRPERSON SUBJECT TO CONFIRMATION BY THE COUNCIL.
- (b) THE COMMISSION SHALL MEET ON THE CALL OF THE CHAIR-PERSON BUT NOT LESS THAN FOUR TIMES A YEAR IN A PLACE TO BE FURNISHED BY THE COUNTY IF SO REQUESTED.
- (c) THE COMMISSION SHALL ADOPT SUCH RULES AND REGULATIC

 AS DEEMED NECESSARY TO GOVERN ITS PROCEDURES AND BUSINESS; SUCH

 RULES AND REGULATIONS SHALL BE ADOPTED IN ACCORDANCE WITH SECTION

 807 OF THE CHARTER OF HARFORD COUNTY, MARYLAND.

 SECTION 2-190.5. POWERS AND DUTIES OF THE COMMISSION.
- (a) THE COMMISSION SHALL RECOMMEND TO THE COUNTY EXECUTIVE QUALIFIED CANDIDATES FOR THE COMMISSION FROM NOMINATIONS FROM INTERESTED GROUPS AND INDIVIDUALS.
- (b) THE COMMISSION SHALL ASSEMBLE, ANALYZE AND DISSEMINATE INFORMATION WHICH WILL ASSIST IN MEETING THE NEEDS OF WOMEN.
- (c) THE COMMISSION SHALL STUDY THE CONDITIONS WHICH
 DEMONSTRATE INEQUALITIES, IDENTIFY UNMET NEEDS CONCERNING WOMEN
 AND RECOMMEND PROCEDURES AND LEGISLATION TO REMEDY THEM.
- (d) THE COMMISSION SHALL ISSUE A POLICY RECOMMENDATION BY A MAJORITY VOTE OF THE COMMISSIONERS.
- (e) THE COMMISSION SHALL DEVELOP AND IMPLEMENT PROGRAMS
 TO EDUCATE WOMEN IN THE PROCESS OF SEEKING LEADERSHIP POSITIONS.
- (f) THE COMMISSION SHALL WORK WITH THE COUNTY EXECUTIVE,
 THE COUNTY COUNCIL, AND THE DEPARTMENT OF COMMUNITY SERVICES IN
 ORDER TO EXPAND THE POTENTIAL OF THE OFFICE OF AND THE COMMISSION
 FOR WOMEN.
- (g) THE COMMISSION SHALL REVIEW LEGISLATION AND POLICY DECISIONS IN ORDER TO IDENTIFY THE IMPACT THEY HAVE ON WOMEN.
 - (h) THE COMMISSION SHALL EXPAND EDUCATIONAL AND EMPLOY-

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

agela Markovski, secretary

MENT OPPORTUNITIES FOR WOMEN.

- (i) THE COMMISSION SHALL PROMOTE A POSITIVE IMAGE OF WOMEN AND SECURE RECOGNITION OF THEIR ACCOMPLISHMENTS.
- (j) THE COMMISSION SHALL CONDUCT WORKSHOPS AND PUBLIC INFORMATION FORUMS RELATIVE TO WOMEN'S ISSUES.

 SECTION 2-190.6. STAFF.
- (a) THE STAFF OF THE OFFICE SHALL INCLUDE A COORDINATOR AND SUCH OTHER PERSONNEL AS MAY BE NECESSARY TO IMPLEMENT THE DUTIES AND RESPONSIBILITIES OF THE OFFICE AND THE COMMISSION.
- (b) ALL STAFF SHALL BE EMPLOYED THROUGH THE PERSONNEL PROCEDURES OF THE COUNTY. THE COMMISSION WILL MAKE PERSONNEL RECOMMENDATIONS TO THE DIRECTOR OF COMMUNITY SERVICES RELATIVE TO THE OFFICE STAFF.
- (c) THE COUNTY SHALL PROVIDE FACILITIES FOR THE OFFICE AND THE COMMISSION.

SECTION 2-190.7. BUDGET.

- (a) THE COORDINATOR SHALL PREPARE AND SUBMIT TO THE DEPARTMENT OF COMMUNITY SERVICES AND THE COUNTY EXECUTIVE A BUDGET TO INCLUDE THE RECOMMENDED APPROPRIATIONS FOR ITS OPERATION.
- (b) THE COMMISSION SHALL REVIEW THE BUDGET OF THE OFFICE OF THE COMMISSION FOR WOMEN ON AN ANNUAL BASIS AND MAKE RECOMMENDATIONS TO THE COORDINATOR OF THE OFFICE.

 SECTION 2-190.8. REPORTS.
- (a) THE COORDINATOR SHALL ANNUALLY REPORT TO THE COUNTY EXECUTIVE, THE COUNTY COUNCIL AND THE DEPARTMENT OF COMMUNITY SERVICES ON THE ACTIVITIES OF THE OFFICE FOR THE PRECEDING YEAR.
- EXECUTIVE AND THE COUNTY COUNCIL AND THE DEPARTMENT OF COMMUNITY SERVICES ON THE ACCOMPLISHMENTS OF THE COMMISSION FOR THE PRECEDING YEAR AND ON THE STATUS OF WOMEN IN HARFORD COUNTY.

 Section 3. And Be It Further Enacted By The County Council Of Harford County, Maryland, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: July 6, 1981

81-14

BOOF 6 PAGE 449

BY THE COUNCIL

Read the third time, E	Bill No. 81-14
Passed LSD	81-13 (May 5, 1981) (WKKKXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
FailedxofxPx	
	By order
	Angele Markowski, Secretary
Sealed with the County	Seal and presented to the County Executive
	6thday of, 19_81
ato'clo	ck P.M.
LANGE CO.	
STOP TO COURT	Agela Marlowski, Secretary
Man I Ven	BY THE EXECUTIVE
APPROVED:	
	Momen Burrana
	Date 5/1/8/
•	BY THE COUNCIL
This Bill (No. 81-	14), having been approved by the Executive
and returned to the Cou	encil, becomes law on May 7, 1981.
	angle Marlowski , Secretary

Rec'd & Recorded 9-9 198) at 9:00 A. M. M. ELitor 6 Folio 441 & examined per .: Douglas Chilcoat, Clerk, Harford Co.

BOOK 6 PAGE 450 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-15
Introduced by Council Members Risacher & Hutchins
Legislative Day No. 81-8 Date March 10, 1981
AN ACT to add new Article VI, heading, Transporting of High
Level Nuclear Waste Within Harford County, to Chapter 23
heading, Vehicles and Traffic, of the Harford County Cod
as amended; to provide for regulating high level nuclear
waste transported into, within, through, or out of Harfo
County.
By the Council, March 10, 1981
Introduced, read first time, ordered posted and public hearing scheduled
on: April 7, 1981
at: 6:30 p.m.
By Order: agele Market, Secretary
By order
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on April 7, 1981
and concluded on April 7, 1981
Angela Maclowski, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

by amendment.

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Section 1. Be It Enacted By The County Council of Harford
County, Maryland, that new Article VI, heading, Transporting of
High Level Nuclear Waste Within Harford County, be, and is hereby
added to Chapter 23, heading, Vehicles and Traffic, of the Harford
County Code, as amended, all to read as follows:

Chapter 23. Vehicles and Traffic.

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7 ARTICLE VI. TRANSPORTING OF HIGH LEVEL NUCLEAR WASTE WITHIN 8 HARFORD COUNTY.

SECTION 23-40. TRANSPORTING HIGH LEVEL NUCLEAR WASTE.

ANY PERSON WHO TRANSPORTS HIGH LEVEL NUCLEAR WASTE INTO,
WITHIN, THROUGH, OR OUT OF HARFORD COUNTY BY ANY ROAD OR HIGHWAY
SHALL NOTIFY SUCH ACTIVITY WITH CENTRAL ALARM OF HARFORD COUNTY.
NOTIFICATION SHALL BE MADE IN WRITING OR BY TELEPHONE TO CENTRAL
ALARM PRIOR TO SHIPMENT. NOTIFICATION TO CENTRAL ALARM SHALL
INCLUDE THE FOLLOWING INFORMATION:

- (a) MANIFEST NUMBER;
- (b) NAME OF SHIPPER;
- (c) NAME OF CARRIER;
- (d) TYPE AND QUANTITY OF RADIOACTIVE MATERIAL;
- (e) DATE AND TIME OF SHIPMENT;
- (f) STARTING POINT, SCHEDULED ROUTE AND DESTINATION;
- (g) TAG NUMBER OF TRACTOR AND TRAILER;
- (h) THE NAME OF ANY INDIVIDUAL THAT MAY BE CONTACTED ON A TWENTY-FOUR HOUR BASIS IN CASE OF AN EMERGENCY.

 SECTION 23-41. DEFINITIONS.

FOR THE PURPOSE OF THIS ARTICLE, HIGH LEVEL NUCLEAR WASTES ARE:

- (i) IRRADIATED NUCLEAR REACTOR FUEL;
- (ii) LIQUID WASTE FROM OPERATION OF THE FIRST CYCLE SOLVENT EXTRACTION SYSTEM AND THE CONCENTRATED WASTE FROM SUBSEQUENT EXTRACTION CYCLES OR THEIR EQUIVALENT IN A FACILITY FOR REPROCESSING IRRADIATE REACTOR FUEL;

81-15

6 PAGE 452 BOOK

CONVERTED.			

SECTION 23-42 EXEMPTIONS.

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EXEMPTED FROM THE PROVISIONS OF THIS ARTICLE ARE ANY RADIO-ACTIVE MATERIALS SHIPPED BY OR FOR THE UNITED STATES GOVERNMENT FOR MILITARY OR NATIONAL SECURITY PURPOSES WHICH ARE RELATED TO THE NATIONAL DEFENSE AND ANY HIGH LEVEL NUCLEAR WASTE THAT IS TRANSPORTED INTERSTATE ON 1-95.

SECTION 23-43. LOG MAINTENANCE.

CENTRAL ALARM SHALL KEEP A SEPARATE AND CONTINUOUS LOG OF THE LOG SHALL INCLUDE THE INFORMATION THAT 11 EACH NOTIFICATION. SHALL BE SUPPLIED BY ANY PERSON WHO TRANSPORTS HIGH LEVEL NUCLEAR 13 WASTE INTO, WITHIN, THROUGH, OR OUT OF HARFORD COUNTY. PUBLIC MAY HAVE ACCESS TO THE LOG DURING NORMAL OPERATING HOURS AND MAY, UPON PAYMENT OF APPROPRIATE FEE, OBTAIN A COPY OF THE 15 PAGES OF THE LOG. 16

SECTION 23-44. PENALTIES - VIOLATIONS. 17

ANY PERSON WHO FAILS TO NOTIFY CENTRAL ALARM OF SUCH SHIPMENT 18 SHALL BE SUBJECT TO A TRAFFIC CITATION. THE VIOLATOR MAY WAIVE 20 THEIR RIGHT TO A COURT HEARING BY PAYING A FINE OF TWO HUNDRED 21 DOLLARS (\$200.00), PAYABLE TO THE TREASURER OF HARFORD COUNTY WITHIN THIRTY DAYS FROM THE DATE OF THE ALLEGED VIOLATION. 23 Section 2. Be It Further Enacted, that this Act shall take 24 effect sixty (60) calendar days from the date it becomes law. 25 EFFECTIVE: July 13, 1981

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The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to to the public and the press.

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BY THE COUNCIL

Read the third time, BILL NO. 81-15

Passed LSD 81-14 (May 12, 1981)

Extremandary

By order

Application, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 13th day of May , 1981 at 3:00 o'clock P.M.

Application, Secretary

By THE EXECUTIVE

APPROVED:

Date 5/17/81

BY THE COUNCIL

This Bill (No. 81-15), having been approved by the Executive and returned to the Council, becomes law on May 14, 1981.

agle Markowski , Secretary

Rec'd & Recorded 9-9 19 81 at 9:00 A.M.

ACLiber 6 Folio 450 & examined per
Deuse's Chiloset, Clerk, Hartord Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Council Member Spry and Council President Hardwicke
Introduced by __at the request of the County Executive

Legislative Day No. __81-8 ____ Date ___ March 10, 1981

AN ACT authorizing and empowering Harford County, Maryland, to issue and sell its industrial development revenue bonds, to be designated "Harford County, Maryland Industrial Development Revenue Bonds (Delta Lumber & Building Supply Co. Project)", in a principal amount not to exceed Two Hundred Fifty Thousand Dollars (\$250,000) pursuant to the provisions of Section 266(A) to 266(I), inclusive of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume 1979 Cumulative Supplement), as amended, for the sole and exclusive purpose of financing the acquisition of an industrial building in Harford County, Maryland, as provided in this Ordinance; making certain legislative findings among others, concerning the public benefit and purpose of such industrial development revenue bonds; providing that such industrial development bonds (a) shall be payable solely and only from (i) revenue derived from payments by David C. Galbreath trading as Delta Lumber & Building Supply Co. to Harford County, Maryland, on account of such loan, and (ii) any and all monies realized from the sale of the collateral as described herein, and (b) shall not

By the Council, March 10, 1981
Introduced, read first time, ordered posted and public hearing schedules
on: April 7, 1981
6:30 p.m.
By Order: _ Angela Machaeli , Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on April 7, 1981
and concluded on April 7, 1981
Angelu Markovski, Secretary

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law. Underlining indicates language added to bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 81-16

6 PAGE 455 BOOK

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-16

T	Dan No	Date	
Legislative	Day No.	96.00	
	provision or of Maryland, or of against the get Maryland; or laws of Harford land; authorist development reto such industriation) (adevelopment resuch industriations, is revenue bonds ment revenue such industriations approval by reand contents various docum aforementione any change in rates payable of the industriations.	ithin the meaning of any constitution of the meaning of any constitution of any other political subdivision eneral credit or taxing powers of (iii) a capital project under the rd County, Maryland, or laws of zing the private (negotiated) savenue bonds; prescribing certain trial development revenue bonds, a) the amount, date and maturity evenue bonds, (b) the interest rall development revenue bonds, (cf any, relating to such industrial, (d) the form and tenor of such bonds and (e) the terms, conditional development revenue bonds; and esolution of the Harford County and authorizing the execution and the maturity schedule of the both of the maturity schedule of the Bonds of the maturity schedule of the Bonds of the development revenue bonds to council,	arford Count, on, (ii) a charge f Harford County, e Charter or local the State of Mary- le of such industri n details pertainin including (without of such industrial ate to be paid on) the prepayment al development industrial devel ons and security d providing for Council of the fo d delivery of the effectuate the revenue bonds, ar onds, the interest and the amount to be sold (not
Introduceā,	read first ti	ime, ordered posted and public h	nearing scheduled
	on:		
	at:		
	By Order:	,	Secretary
		PUBLIC HEARING	
	Maving	been posted and rotice of time	and place
of hearing		ill having been published accord	
Charter, a	public hearing	was held on	
and conclud	led on	•	
			, Secretary
AMATION: CAPIT	ALS INDICATE MATT	TER ADDED TO EXISTING LAW. matter deleted from	

added to Rill by amendment. Language lined through indicates matter stricken out of Bill hy amendment.

BILL NO. 81-16

6 PAGE 456 · 800K COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-16

Legislative	Day No.	Date	
	of election Internal Rev method(s) fo exceeding \$2 rates, prepa conditions a execution an connection w to resolutio generally pr connection w such industr	required by Section I enue Code of 1954 as r determining the pri 50,000, payment dates yment penalties, denoted the delivery of document the bonds and/or on(s) approved by the coviding for and determine the authorization	the execution of the statement 103(b)(6)(D) of the Federal amended; and providing for the incipal amount of the bonds not s, maturity schedule, interest mination of bonds and the terms conds including authorization, at necessary or appropriate in the security therefor, pursuant Harford County Council and rmining various matters in a, security, sale, and payment on the bonds, indicating that this ton Harford County.
			A D
	. By the	Council,	
Introduced,	read first t	time, ordered posted	and public hearing schedules
	on:		
	at:		
	By Order:		, Secretary
		PUBLIC HEARING	
	Havin	n been posted and not	ice of time and place
of hearing			ished according to the
			, Secretary

EXPL

added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 81-16

of

BOOK 6 PAGE 457

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COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-16

Legislative Day No. 81-8 Date: March 10, 1981

BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND THAT Harford County, Maryland, is hereby authorized and empowered to issue and sell its industrial development revenue bonds to be designated "Harford County, Maryland Industrial Development Revenue Bonds (Delta Lumber & Building Supply Co. Project)", in the principal amount not exceeding Two Hundred Fifty Thousand Dollars (\$250,000) pursuant to the provisions of Section 266(A) to 266(I), inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume, 1979 Cumulative Supplement), as amended, in order to loan the proceeds thereof to David C. Galbreath trading as Delta Lumber & Building Supply Co. ("Owner"), for the sole and exclusive purpose of financing the acquisition by the Owner of an industrial building in Harford County, Maryland, as provided in this Ordinance; making certain legislative findings, among others, concerning the public benefit and purpose of such industrial development revenue bonds; providing that such industrial development revenue bonds (a) shall be payable solely and only from (i) revenues derived from payments by the Owner to Harford County, Maryland, (ii) any and all monies realized from the sale of collateral and (iii) any other funds available for such purpose and (b) shall not ever constitute, within the meaning of any constitutional or charter provision or otherwise, (i) an indebtedness of Harford County, Maryland, or of any other political subdivision (ii) a charge against the general credit or taxing powers of Harford County, Maryland;

800K 6 FACE 458

authorizing the private (negotiated) sale of such industrial development revenue bonds; prescribing certain details pertaining to such industrial development revenue bonds, including (without limitation) (a) that the amount, dates and maturity schedule of such industrial development revenue bonds, the interest rate to be paid on such industrial development revenue bonds, the prepayment penalty provision, if any, relating to such industrial development revenue bonds, the denomination of the bonds, the terms, conditions and security for such industrial development revenue bonds, including the authorization, execution and delivery of the various documents necessary or appropriate to effectuate the sale of the industrial development revenue bonds and the execution of all documents necessary or appropriate in connection with such industrial development revenue bonds shall be approved by resolution of the Harford County Council, and (b) the form and tenor of such industrial development revenue bonds; authorizing the execution of the statement of election required by Section 103(b)(6)(D) of the Federal Internal Revenue Code of 1954 as amended; and generally providing for and determining various matters in connection with the authorization, issuance, security, sale and payment of such industrial development revenue bonds; and providing for the method(s) for determining the principal amount of the bonds not exceeding \$250,000, payment dates, maturity schedule, interest rates, prepayment penalties, denomination of bonds and the terms, conditions and security for the bonds including authorization, execution and delivery of documents necessary or appropriate in connection with the bonds and/or the security therefor, pursuant to resolution(s) approved by the Harford County Council.

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RECITALS

Sections 266(A) to 266(I), inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume 1979 Cumulative Supplement) as amended, (the "Act") empowers all the Counties and Municipalities of the State of Maryland to issue revenue bonds and to loan the proceeds of sale of such revenue bonds to an industrial concern to finance the acquisition (as defined in the Act) by such industrial concern of industrial buildings (as defined in the Act). The Act declares it to L the legislative purpose to relieve conditions of unemployment in the State, to encourage the increase of industry and a balanced economy in the State, to assist in the retention of existing industry in the State through the control, reduction or abatement of pollution of the environment (where the proceed of bonds are used for that purpose), to promote economic development, to promote natural resources and, in this manner, to promote the health, welfare and safety of the residents of each of the Counties and municipalities of the State of Maryland.

Harford County, Maryland, (the "County") has determined to issue and sell its Harford County, Maryland, Industrial Development Revenue Bonds (Delta Lumber & Building Supply Co. Project), in an amount not exceeding \$250,000 (the "Bonds") and to loan ("Loan") the proceeds of the Bonds to the Owner, an industrial concern as mentioned in the Act, on the terms and conditions set forth in agreements to be entered into by and between the County, the Owner and others (the "Agreements"), as provided by this Ordinance and in resolutions to be passed from time to time by the County Council of Harford County, Maryland, in order to finance the acquisition (within the meaning of the Act) by the Owner of a certain industrial building (within the meaning of the Act) in Harford County, Maryland

800X 6 PAGE 460

(the "Industrial Building"), and thereby relieve conditions of unemployment in the State of Maryland and in Harford County, Maryland, and thus encourage economic development and protect the health, welfare and safety of the citizens of the State of Maryland and Harford County, Maryland.

The Bonds will be sold at private (negotiated) sale to Forest Hill State Bank (the "Bank") or any other purchaser approved by resolution of the Harford County Council.

The Company will execute and deliver or cause to be executed and delivered (a) a deed of trust ("Deed of Trust") conveying the Industrial Building as security for the Loan (b) such other Agreements as may be necessary or appropriate to accomplish the foregoing and/or to provide security for the purchasers of the Bonds and to indicate that the issuance and sale of the Bonds and the execution and delivery of the Agreements are to be without any liability of any kind on the part of the County.

In order to insure that the proceeds of the Bonds and the loan will be used for the purposes set forth in the Act, the Company will enter into a trust agreement with certain individual trustees (the "Trust Agreement") pursuant to which the proceeds of the Bonds will be deposited with such trustees and held, invested and disbursed by such trustees as therein provided.

The County received a letter of intent from the Owner dated December 1,1980 (the "Letter of Intent"), requesting the County to participate in the financing of the acquisition of the Industrial Building in an amount not to exceed (\$250,000). The Letter of Intent was approved by the County Council of Harford County, Maryland, (the "County Council") by Resolution Number 69-80, adopted on December 2, 1980 and accepted by the County Executive and the President of the County Council on

800K 6 PACE 461

December 2, 1980, subject to the adoption of this Ordinance.

NOW THEREFORE, in accordance with the terms and provision of the Act and the Charter of Harford County, Maryland:

Section 1. BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that acting pursuant to the Act, it is hereby found and determined as follows:

- 1. The issuance and sale of the Bonds by the County in order to lend the proceeds thereof to the Company pursuant to the Act for the sole and exclusive purpose of financing the acquisition of the Industrial Building (within the meaning of the Act) will facilitate and expedite the acquisition of the Industrial Building by the Owner. The Industrial Building will consist of approximately 8.03 acres of land near the northeast corner of Maryland Routes 136 and 165, land development and construction of two buildings to be used in the business of the Owner.
- Owner and the financing of the Industrial Building by the Owner and the financing of the Industrial Building as provided in this Ordinance will promote the declared legislative purposes of the Act by (a) sustaining jobs and employment, thus relieving conditions of unemployment in the State of Maryland and in Harford County, Maryland; (b) encouraging the increase of industry and a balanced economy in the State of Maryland and in Harford County, Maryland; (c) assisting in the retention of existing industry in the State of Maryland and in Harford County, Maryland; (d) and promoting economic development; and (e) promoting the health, welfare and safety of the residents of Harford County, Maryland, and in the State of Maryland.
- 3. It is in the best interests of the citizens of the County to finance the acquisition of the Industrial Building by a loan to the Owner.
 - 4. Neither the Bonds nor the interest thereon, will

 $$\tt BOOK$$ $\bf 6$ PAGE $\bf 462$ constitute (a) a general obligation of the County or (b) a charge against or pledge of the general credit or taxing powers of the County within the meaning of the Constitution of Maryland

BOOK 6 PAUE 463

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or any constitutional, statutory or charter provision or limitation, and neither shall ever constitute or give rise to any pecuniary liability on the part of the County. cipal of and interest on the Bonds shall be payable from and secured by (a) an assignment of (i) the revenues realized and the collateral pledged, under the Loan Agreement, and (ii) the Owner's right, title and interest in and to, and remedies under the Trust Agreement, and (b) such other Agreements as may be necessary or appropriate. The principal amount of the Loan and the repayments to be made by the Owner prusuant to the Loan Agreement authorized will be paid directly to the trustees under The Trust Agreement to be held and disbursed as agent for the holders of the Bonds. No such monies will be comingled with the County's funds or will be subject to the absolute control of the County, but only to such limited supervision and checks as are deemed necessary or desirable by the County to insure that the proceeds of the Bonds are used to accomplish the public purposes of the Act and this Ordinance. The transactions authorized hereby do not constitute the acquisition of property for public use or the purchase of equipment for public use. public purposes expressed in the Act are to be achieved by facilitating the acquisition of the Industrial Building by the Owner.

- 5. The security for the Bonds shall be solely and exclusively (a) the absolute, irrevocable and unconditional obligation of the Owner to make the payments required by the Loan Agreement and (b) monies realized from any and all collateral (including the Industrial Building) pledged as security for the Loan.
- 6. None of the receipts and revenues of the County from the Bonds or the Agreements shall be set aside as a depreciation account (mentioned in the Act).

- BOOK 6 PAGE 464

7. The best interests of the County will be served by selling the Bonds to Forest Hill State Bank or other purchaser approved by resolution of the Harford County Council at private (negotiated) sale, as authorized by the Act, upon the terms and conditions approved by the County as set forth in this Ordinance.

Section 2. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that, subject to the provisions of this Ordinance, the County is authorized and empowered pursuant to the Act, to issue and sell its Harford County, Maryland, Industrial Development Revenue Bonds (Delta Lumber & Building Supply Co. Project) in a principal amount not to exceed Two Hundred Fifty Thousand Dollars (\$250,000), such Bonds to be solely and exclusively payable from revenue derived by the County from payments on the Loan by the Owner, and secured as provided herein. The Bonds shall be designated "Harford County, Maryland, Industrial Development Revenue Bonds (Delta Lumber & Building Supply Co. Project)", shall bear interest and be payable as provided in subsequent resolutions approved by the Harford County Council, and shall be in substantially the following form, with such changes as may be approved by resolutions of the Harford County Council.

BOOK 6 PAUE 465

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Forest Hill, Maryland.

UNITED STATES OF AMERICA

STATE OF MARYLAND

HARFORD COUNTY, MARYLAND

INDUSTRIAL DEVELOPMENT REVENUE BOND

DELTA LUMBER & BUILDING SUPPLY CO. PROJECT

1981 \$250,000

For value received, Harford County, Maryland (the "Issuer"), a body politic and corporate and a political subdivision of the State of Maryland, hereby promises to pay to bearer, or if this bond be registered as herein provided, then to the registered owner hereof, solely from the special fund hereinafter described and from no other source, on or before the day of , 20 , ("Maturity"), as provided below, the principal sum of

Dollars (\$) and to pay solely from said special fund, interest thereon from date hereof at the rate per annum, first payable , 1980, and on each and thereafter until maturity, with principal being first payable , 1980, and on each thereafter until maturity, in and an amount which when added to the interest due and payable on each such date shall equal), with the unpaid principal, if any, due and Dollars (\$ payable on maturity. Both the principal hereof and the interest hereon are payable in lawful money of the United States of America at the principal office of Forest Hill State Bank in

This Bond is the duly authorized issue of the issuer designated as "Harford County, Maryland Industrial Development Revenue Bond (Delta Lumber & Building Supply Co. Project).

This Bond is hereinafter referred to as the "Bond" or "Bond."

This bond is issued pursuant to the authority of

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Sections 266(A) to 266(I), inclusive, of Article 41 of the Annotated Code of Maryland (1971 Rep. Vol. 1979 Cum. Supp.), as amended (the "Act"), and pursuant to and under the authority of Council Bill No. 81- enacted by the County Council of Harford County on , 1981, which Council Bill No. became effective on , 1981 (the "Ordinance") and certain resolutions approved by the County Council of Harford County ("Resolutions"). Reference is hereby made to the Ordinance and Resolutions for the provisions, among others, with respect to (A) the nature and extent of the security for this bond, (B) the rights, duties and obligations of the County (C) the terms upon which this Bond is issued and secured and (D) the modification or amendment of any of the foregoing or of agreements executed and delivered in connection with the Delta Lumber & Building Supply Co. Project: and by the acceptance of this Bond, the holder hereof assents to all of the provisions of the Ordinance and Resolutions and agrees to be bound thereby.

This Bond is issued for the purpose of financing, in whole or in part, the cost of the acquisition (as defined in the Act) by David C. Galbreath trading as Delta Lumber & Building Supply Co. of an Industrial Building (as defined in the Act) in Harford County, Maryland (the "Industrial Building"), and paying expenses incidental thereto so as to help relieve conditions of unemployment in the State of Maryland and in Harford County, and to help encourage the increase of industry and achieve a balanced economy in the State of Maryland and in Harford County, to assist in the retention of industry existing in the State of Maryland, to promote economic development, and in this manner to promote the health, welfare and of Harford County.

This Bond and the redemption premium (if any) and interest hereon shall not be deemed to constitute a debt or

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a general obligation or a pledge of the faith and credit of the State of Maryland or of Harford County, Maryland, and does not directly, indirectly or contingently obligate said State or County to levy or to pledge any form of taxation whatever for the payment of such principal, redemption premium (if any) and interest. This Bond is payable solely from revenues derived from payments by David C. Galbreath trading as Delta Lumber & Building Supply Co. (the "Owner") to the County under a Loan Agreement of even date herewith between the County and the Owner ("Loan Agreement"), any and all monies realized from the sale of collateral pledged as security for such loan and all monies received under any guaranty agreements. Neither this Bond nor the interest payable hereon shall ever constitute an indebtedness or a charge against the general credit or taxing powers of the County within the meaning of any constitutional provision or statutory or charter limitation and neither shall ever constitute or give rise to any pecuniary liability of the County. No recourse shall be had for the payment of the principal of, or the redemption premium (if any) and the interest on, this Bond against any officer or member of the Issuer.

Pursuant to the Loan Agreement, payments sufficient for the prompt payment when due of the principal of and interest on this Bond are to be paid by the Company directly to Forest Hill State Bank (the "Bank") to be held by the Bank, as agent for the holder of this Bond, in a separate and special fund created by the Ordinance, to be used by the Bank, as agent for the holder of the Bond, for the payment of the principal of and interest on this Bond.

The County may under certain circumstances prescribed in Section 6 of the Ordinance be required to pay (but only out of amounts made available to the County by the Owner or

BOOK 6 PAGE 468

others for such purposes) all or part of the principal of this Bond plus accrued and unpaid interest before maturity upon the terms provided in such Section 6 of the Ordinance. In the event of partial prepayment, the holder hereof shall surrender this Bond to the Bond Registrar (hereinafter referred to), for notation hereon that this Bond, to the extent of the amount prepaid, has been partially prepaid. In the event of a partial prepayment of this Bond, the sums applied to the prepayment shall be applied to the prepayment of the principal hereof in the inverse order of the monthly installment payment dates. Reference is hereby made to Section 6 of the Ordinance for the provisions relating to the prepayment of this Bond, and, by the acceptance of this Bond, the holder hereof assents to such prepayment provisions and agrees to be bound thereby.

Notice of any such prepayment shall be given at least two (2) banking days prior to the prepayment date by mailing and by telegraphing to the registered owner of this Bond a notice fixing such prepayment date, the amount of principal to be prepaid and the interest to be paid through the prepayment date. The notice required herein to be given may be waived by the registered owner of this Bond.

All payments hereunder shall be made in immediately available funds at the office of Forest Hill State Bank, Forest Hill, Maryland. If any principal or interest payable hereon falls due on any day other than a banking day at the Bank, then such payment date shall be extended to the next succeeding full banking day.

In the event any installments of the principal and interest, or payment of interest, as hereinabove provided, is not paid when due and payable, such installment of principal and interest, or payment of interest, shall bear interest at the rate of per annum.

800K 6 PAUE 469

until paid.

This Bond shall be registered as to both principal and interest. The Bank shall serve as Bond Registrar, and shall keep at its principal office in Forest Hill, Maryland, for so long as this Bond remains outstanding, books for the registration and transfer hereof. When used herein, the term "holder of this Bond" shall mean the registered owner from time to time of this Bond. The initial holder of this Bond shall be the Bank.

This Bond shall be transferable only upon the books maintained by the Bond Registrar by the registered owner hereof in person or by his attorney duly authorized in writing, upon surrender hereof together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or his duly authorized attorney. This Bond is a "security" within the meaning of Article 8 of the Maryland Uniform Commercial Code, and, notwithstanding the provisions herein contained for registration, is, and shall remain, negotiable. The laws of the State of Maryland shall govern the construction of this Bond.

The County, the Bank, any trustees under any trust agreement for the holder of this Bond, and the Bond Registrar may deem and treat the person in whose name this Bond shall be registered as the absolute owner hereof, whether this Bond shall be overdue or not, for the purpose or receiving payment of, or on account of, the principal of and interest hereon and for all purposes, and all such payments so made to such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon this Bond to the extent of the sum or sums so paid, and neither the County nor the Bank, as agent for the holder of this Bond, nor the Bond Registrar shall be affected by any notice to the contrary.

800K 6 PAGE 470

Within sixty (60) days after receipt of a written request from the holder hereof (or within such longer period as may be reasonably required for the authorization, issuance and preparation of bonds) the County will take action necessary to cause serial bonds to be duly authorized and issued, to the extent permitted by applicable laws, in order that this Bond may be exchanged for a series of serial bonds. Any serial bonds so authorized and issued shall be substantially in the same form as this Bond, with only such changes in amounts, dates and other details as may be necessary. All such serial bonds shall (a) bear interest at the same rate, and (b) be ratably and equally secured by, and entitled to the benefits of, the Ordinance and the security for the repayment of the Bond provided for therein. Any expenses incurred by the County in authorizing and issuing any such serial bonds shall be paid by the Owner.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED that all conditions, acts and things required by the Constitution and laws of the State of Maryland and the Charter of Harford County, Maryland, to exist, to have happened and to have been performed precedent to and in the execution and delivery of this Bond exist, have happened, and have been performed, and that the issuance of this Bond, together with all obligations of the County, does not exceed or violate any constitutional or statutory debt limitations.

IN WITNESS WHEREOF, HARFORD COUNTY, MARYLAND, has caused this Bond to be signed by the manual signature of its County Executive, and has also caused its corporate seal to be hereunto affixed and attested by the manual signatures of its Director of Administration, all as of the day of , 1981.

BOOK 6 PAGE 471

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HARFORD COUNTY, MARYLAND

Director of Administration

County Executive

(SEAL)

(A Prepayment Record will be attached to the Bond.)

Section 4. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that in consideration of the
purchase and acceptance of the Bonds by those who shall hold
the same from time to time, (i) this Ordinance shall be deemed
to be and shall constitute a contract between the County and
the holder from time to time of the Bonds; and (ii) the assignments described herein and the covenants to be performed by
or on behalf of the County shall be for the benefit, protection
and security of the holder of the Bonds.

Section 5. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that simultaneously with the
issuance and sale of the Bonds, the County, will, pursuant
to the terms of the Agreements and the Act, cause the proceeds
of sale thereof to be applied to the acquisition of the Industrial Building in accordance with the provisions of the Act,
this Ordinance and the Resolutions.

The proceeds of the Bonds shall be advanced as provided in the Agreements, and, in order to insure that such proceeds will be used for the purposes set forth in the Act, the County shall deposit such proceeds with the trustees under the Trust Agreement, and as provided in the Agreements, who will hold, invest and disburse such proceeds as herein and in the Agreements provided.

Section 6. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL

OF HARFORD COUNTY, MARYLAND, that the County covenants that

it will promptly pay the principal of and interest on the Bonds,

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and premium, if any, at the place, on the dates and in the manner provided in this Ordinance and in the Bonds according to their true intent and meaning; provided that the Bonds, together with the interest thereon, shall be the limited obligation of the County payable solely from the monies derived from (a) the Loan Agreement and the sale of any collateral pledged thereunder, and (b) all other security referred to in this Ordinance, and shall be a valid claim of the holder thereof only against such monies, which monies shall be used for no other purpose than to pay the principal of and interest on the Bonds and expenses authorized by the Act (except as may be otherwise expressly authorized in this Ordinance). Neither the Bonds nor the interest payable thereon shall ever constitute an indebtedness or a charge against the general credit or taxing powers of the County within the meaning of any constitutional or charter provision or statutory limitation and neither shall ever constitute or give rise to any pecuniary liability of the County.

Section 7. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that payment of the Bonds and the
interest thereon shall be made to the registered owner thereof
by the Bank as agent for the holder of the Bonds. All payments
of principal, interest and other charges required by this
Ordinance or the Bonds shall be made to any trustees under
the Trust Agreement at the office of the Bank, Forest Hill
State Bank, Forest Hill, Maryland, in lawful money of the
United States of America, in immediately available funds.
Interest on the Bonds shall be calculated on the basis of a
360-day year factor to be applied to actual days elapsed. If
any principal and/or interest payment on the Bonds falls due
on a Saturday, Sunday or public holiday at the place of payment
thereof, then such date shall be extended to the next succeeding

6 PAGE 473 806X

full banking day at such place.

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When the principal of and interest on the Bonds shall have been fully paid, the Bonds shall forthwith be surrendered to the Bond Registrar for cancellation.

Section 8. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the Bonds shall be registered as to both principal and interest. The Bank shall serve as Bond Registrar, and it shall keep at its principal office, for so long as the Bonds remain outstanding, books for the registration and transfer of the Bonds.

The Bonds shall be transferable only upon the books maintained by the Bond Registrar by the registered owner thereof in person or by his attorney duly authorized in writing, upon surrender thereof together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or his duly authorized attorney.

The County, the Bank as agent for the holder of the Bonds and the Bond Registrar may deem and treat the person in whose name the Bonds shall be registered as the absolute owner of the Bonds, whether the Bonds shall be overdue or not, for the purpose of receiving payment of, or on account of, the principal of and interest on the Bonds and for all other purposes, and all such payments so made to such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon the Bonds to the extent of the sum or sums so paid, and neither the County nor the Bank nor the Bond Registrar shall be affected by any notice to the contrary.

The Bonds shall be in the denomination of Five Thousand Dollars (\$5,000) each or in such other denomination as may be approved in the Resolutions.

Section 9. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL

BOOK 6 PAGE 474

OF HARFORD COUNTY, MARYLAND, that the County intends to assist in the financing of the Industrial Building for the Owner in an amount not to exceed Two Hundred Fifty Thousand Dollars (\$250,000) as described generally in the Letter of Intent, by authorizing the issuance and sale of the Bonds pursuant to the Act, and by using the proceeds thereof for the purposes described in this Ordinance and in the agreements for financing of the acquisition of an Industrial Building, including the Loan Agreement and other documents as may be approved by Resolutions adopted by the Harford County Council, the Bond to be secured solely as hereinabove provided in this Ordinance. This Ordinance is adopted as a material inducement to the Company to acquire and construct the Industrial Building in Harford County, Maryland.

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Section 10. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the execution and delivery of the Bonds, the agreements, and all other documents necessary to evidence and secure the Bonds and the Agreements are hereby authorized. The Bonds and other Agreements shall be executed on behalf of the County by the County Executive of the County by his signature, and the corporate seal of the County shall be impressed or otherwise reproduced thereon and attested by the Director of Administration of the County by his manual signature. In case any officer whose signature shall appear on the Bonds or any of the aforesaid documents shall cease to be such officer before the delivery of the Bonds or any of the other documents aforesaid, such signature shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until delivery. The County Executive, the Director of Administration and other officials of the County shall do all such acts and things and execute such supporting documents and certificates as may be necessary to carry out

800K 6 FACE 475

and comply with the provisions hereof, including, but not limited to, the statement of election required by Section 103(b)(6)(D) of the Federal Internal Revenue Code of 1954, as amended. Before the execution and delivery of the Bonds by the County Executive to the Bank as agent for the holder of the Bonds, the County shall have received a certificate signed by an officer of the Bank and the Company and satisfactory to counsel for the County stating that (a) the Bank has purchased the Bond as a commercial investment and not with a view to redistribute the same to the general public, and (b) the Bank has not relied upon the County or its agents for or received from the County or its agents any information concerning the financial condition or other information of David C. Galbreath, individually or trading as Delta Lumber & Building Supply Co.

Section II. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that the provisions of this
Ordinance are severable, and if any provision, sentence, clause,
section or part thereof is held illegal, invalid or unconstitutional or inapplicable to any person or circumstances,
such illegality, invalidity or unconstitutionality, or inapplicability shall not affect or impair any of the remaining
provisions, sentences, clauses, sections, or parts of this
Ordinance or their application to other persons or circumstances.
It is hereby declared to be the legislative intent that this
Ordinance would have been passed if such illegal, invalid or
unconstitutional provisions, sentence, clause, section or part
had not been included herein, and if the person or circumstances
to which this Ordinance or any part hereof are inapplicable
had been specifically exempted herefrom.

Section 12. BE IT FURTHER FNACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the County Council of Harford County, Maryland, by resolution may change the amount of Bonds

800K 6 PAGE 476

to be sold but not in excess of Two Hundred Fifty Thousand Dollars (\$250,000), provide for the maturity schedule of the Bonds, the interest payable on the Bonds, the date of the Bonds, the dates of payment of interest and principal on the Bonds, provide for prepayment provisions with respect to payment of the Bonds prior to their maturity and provide for the execution of any and all agreements necessary or appropriate to accomplish the issuance and sale of the Bonds, in the manner herein described or in any other manner consistent with Sections 266(A) to 266(I), inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume, 1979 Cumulative Supplement), so long as the County has no pecuniary liability with respect to the payment of principal and interest on the Bonds.

Section 13. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that all expenses of the County, including the expenses of private attorneys employed by the County in connection with the issuance and sale of the Bonds shall be paid by David C. Galbreath trading as Delta Lumber & Building Supply Co.

Section 14. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the Industrial Building and the sale of the Bonds therefor shall not constitute a capital project within the meaning of the Harford County Charter or Code.

Section 15. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that the Owner, shall pay or
make arrangements for the payment of any taxes, assessments
or charges which may be lawfully levied, assessed or charged
against the Industrial Building and the land underlying the
Industrial Building, or, in the event such charge may not be
made due to ownership of legal title by the County, the Owner,
agrees to make payments to or make arrangements for the payment

800K 6 HAGE 477

to the County of amounts equal to taxes which the County would otherwise have the right to assess.

Section 16. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that an appropriate indemnity, defense and hold harmless agreement shall be executed by the Owner, in form and substance satisfactory to counsel for the County, as provided in the Letter of Intent prior to the issuance of the Bonds.

Section 17. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that the Bonds, when issued, shall
be executed in the name of Harford County, Maryland, by the
facsimile or manual signature of the County Executive of
Harford County, Maryland, and a facsimile of the corporate
seal of the County shall be imprinted on each of the Bonds
attested by the manual signature of the Director of Administration of Harford County. The facsimiles of said signature
and said seal shall be engraved, printed or lithographed on
each of the Bonds in accordance with, and pursuant to the
authority of Section 13-18, inclusive, of Article 31 of the
Annotated Code of Maryland (1976 Replacement Volume, 1979
Supplement).

Section 18. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that this Ordinance has no financial impact on Harford County, Maryland, and, therefore, there is no requirement for a fiscal impact note.

EFFECTIVE: July 13, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

angle marlandi , secretary

BILL NO. 81-16

BOOK 6 PAUE 478

BY THE COUNCIL

			981) (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	MX:X)
	KXXXXXX	RXXXXXXXX		
		By order		
		angela Mark	bowski, Secreta	ry
Sealed	with the Co	unty Seal and present	ted to the County Execu	tive
for his	approval t	his <u>13th</u> day o	of May	19 81
		'clock P.M.		
	P. P.			
	MAN AND AND AND AND AND AND AND AND AND A	BY THE EXECUTIVE		
APPROVE		B. Y	manger 1	

Bill (No. 81-16), having been approved by the Executive

and returned to the Council, becomes law on May 14, 1981.

Angela Marlowski, Secretary

Rec'd & Recorded 9-9 19 2) at 9:00 A.M.

WOCLiber 6 Folio 454 & examined per

H. Douglas Chilcoat, Clerk, Harford Co.

BOOK 6 PAGE 479 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 31-17

			0					
	Introdu	ced by _	Council County E		t Hardwicke	at the reque	est of the	
	Legisla	tive Day	No8	1-9	Date	March 17	, 1981	
	AN ACT	to repea	al and re	-enact w	ith amendmen	ts Section 2	24-20, headin	ng,
		Enforce	ment and	Collecti	on of Charge	s, Levies ar	nd Assessment	ts,
		Liens;	of Articl	e l, hea	ding, In Gen	eral, of Cha	opter 24, hea	ading,
		Water a	nd Sewer,	of the	Harford Coun	ty Code, as	amended, to	
		provide	for the	enforcem	ent and coll	ection of ch	narges, levie	es,
		assessme	ents and	liens, a	nd to furthe	r provide fo	or an increa:	se ·
		in bene:	fit asses	sment la	te charges.			
			By t	he Counc	cil, Marc	h 17, 1981		
	Introdu	ıced, r	ead first	time,	ordered post	ed and publ:	ic hearing s	chedule
			on:	Ap	oril 14, 1981			
		•	at:		7:00 p.m.			
		В	y Order:	and	la Markour	di	, Secretar	У
				0				
					JBLIC HEARING			
					posted and n			
					aving been pu			е
					neld on	April 14,	1981	-
	and cor	ncluded	on	April	14, 1981	•		
		•		and	Markey	e fei	, Secreta	ry
EXPLA		[Brackets existing added to	indica law. Unde Bill by ndicates m	te matte rlining in amendment.	ED TO EXISTING or deleted for idicates langua Language lin cken out of Bo	rom age ned ill	81-1	7
		,				RILL NO		_

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

ayla Markaski, Secretary

Section 1. Be It Enacted By The County Council of Harford

County, Maryland, that Section 24-20, heading, Enforcement and

Collection of Charges, Levies and Assessments; Liens, of Article

1, heading, In General, of Chapter 24, heading, Water and Sewer,

of the Harford County Code, as amended, be, and it is hereby

repealed and re-enacted with amendments, all to read as follows:

Chapter 24. Water and Sewer.

Article 1. In General.

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Section 24-20. Enforcement and Collection of Charges, Levies, and Assessments; Liens.

- (a) All charges, levies and assessments provided for in this chapter shall be liens upon the property served or benefited and, in addition to being enforced by actions at law, may be enforced by a bill in equity against the property so served for benefited. The liens shall be subordinate only to prior State and County liens. Except for benefit assessment, all charges shall be due when made and after sixty days from that date shall bear such interest as is provided for by law. Neither the due dates nor the interval between such dates need be uniform throughout the sanitary district. [Benefit assessments shall be due on the same date as County real estate taxes and shall become delinquent on the first day of April.] BENEFIT ASSESSMENTS SHALL BE DUE ON THE SAME DATE AS COUNTY REAL ESTATE TAXES AND AFTER OCTOBER FIRST SHALL BEAR INTEREST AT THE RATE OF ONE AND ONE-HALF PERCENT (1-1/2%) PER MONTH, OR FRACTION THEREOF, UNTIL THE ACCOUNT IS PAID IN FULL.
- (b) In addition to being a lien upon the property served or benefited, all charges, levies and assessments shall be personal obligations of the owners of the property at the time the charges, levy or assessment is attached as a lien against the property.

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

EFFECTIVE: June 15, 1981

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BOOK 6 PAGE 481

BY THE COUNCIL

	21 11m GOONGIE	
Read the third time	e, Bill No. 81-17	
	LSD 81-11 (April 14, 1981) (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	VALUALIVIVA
		nettomette.
TALXERXA:	KXBARRARX	
	By order	
	Angels Machanaki ,	Secretary
	<i>V</i>	
Sealed with the Cou	enty Seal and presented to the County	Executive
	isl5th day ofApril	
at 3:00 o'		
0	Clock P.M.	
- MANAGE	015011:	
COLIN COOK	Angela Markaraki , S	ecretary
I W I		
ATT TYPE		
A STANKE STANKE	BY THE EXECUTIVE	
APPROVED:		
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	fromes Persuge	
	County Executive	
	Date 4/10/18/	
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BY THE COUNCIL

This Bill (No. 81-17), having been approved by the Executive and returned to the Council, becomes law on April 16, 1981.

Angla Markowski , Secretary

Rec'd & Recorded 9-9 19 8 at 9 to A. M. Folio 429 & exemined per H. Deuglas Chilcoat, Ciark, Harford Co.

AS AMENDED

800K 6 PAGE 482 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

County Executive

Introduced by

BILL NO. 81-18 (AS AMENDED)

Council President Hardwicke at the request of the

	Legislative Day No. 81-10 Date April 7, 1981
	AN EMERGENCY ACT to repeal and re-enact with amendments Subsection
	24-12(b), of Section 24-12, heading, Connection
٠	Charges, of Article 1, heading, In General of
	Chapter 24, heading, Water and Sewers, of the
	Harford County Code, to provide for the physical
	benefiting of lots prior to issuance of building
	permits, and exceptions thereto.
	By the Council, April 7, 1981
	Introduced, read first time, ordered posted and public hearing schedul
	on: May 5, 1981
	at: 7:00 P.M.
	By Order: angle Markocki, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
	of hearing and title of Bill having been published according to the
	Charter, a public hearing was held on May 5, 1981
	and concluded onMay 5, 1981
	agele Machacoli, Secretary
LA	ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. 81-18

EXP:

AMENDED

6 PAGE 483 BOOK

1 Section 1. Be It Enacted By The County Council Of Harford County, 2 Maryland, that Subsection 24-12(b), of Section 24-12, heading, 3 Connection Charges, of Article 1, heading, In General, of 4 Chapter 24, heading, Water and Sewers, of the Harford County 5 Code, as amended, is hereby repealed and re-enacted, with

7 Chapter 24. Water and Sewers.

6 amendments, all to read as follows:

8 Article 1. In General.

9 Section 24-12. Connection Charges.

- (b) Connection charges shall be levied against each 11 property or each [unit] IMPROVEMENT connecting to the County's 12 water AND/or sewer system in accordance with the rates establish-13 ed [and revised from time to time] BY LAW. Where [public] 14 COUNTY water or sewer service is to be provided to a property or 15 [unit] IMPROVEMENT, payments for connection charges will not be 16 accepted or credited, and building permits will not be [issued] 17 APPROVED BY THE DEPARTMENT-OF-PUBLIC-WORKS COUNTY until THE water 18 AND/ or sewer [service is, in fact, available from the County to the respective unit to be connected] FACILITIES ARE CONSTRUCTED, 20 TESTED, AND MADE OPERATIONAL, AND HAVE PHYSICALLY BENEFITED 21 THE PROPERTY TO WHICH THE BUILDING PERMIT APPLIES.
- (1) WHERE A DEVELOPER OR PROPERTY OWNER REQUESTS THE 23 BEPARTMENT-OF-PUBLIC-WORKS COUNTY TO APPROVE A BUILDING PERMIT 24 PRIOR TO COMPLIANCE WITH THE ABOVE REQUIREMENTS, THE DIRECTOR 25 OF-THE-DEPARTMENT-OF-PUBLIC-WORKS COUNTY MAY APPROVE THE BUILDING 26 PERMIT UPON THE FOLLOWING CONDITIONS:
- 27 (A) THE DEVELOPER OR PROPERTY OWNER SHALL POST 28 A BOND, IRREVOCABLE LETTER OF CREDIT, OR OTHER SECURITY ACCEPTABLE 29 TO THE TREASURER AND COUNTY ATTORNEY, IN THE AMOUNT OF ONE HUNDRED 30 PERCENT (100%) OF THE ESTIMATED COST OF CONSTRUCTION AND AREA

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CONNECTION AND METER CHARGES AS DETERMINED BY THE DEPARTMENT-OF 2 PUBLIC-WORKS, COUNTY, GUARANTEEING THE COMPLETION OF THE CON-STRUCTION OF THE WATER AND/OR SEWER FACILITIES REQUIRED TO PROVIDE SERVICES TO THE IMPROVEMENTS TO WHICH THE BUILDING PERMIT APPLIES. THE DEPARTMENT OF PUBLIC WORKS SHALL PROMULGATE RULES AND REGULA-6 TIONS TO FACILITATE IMPLEMENTATION OF THIS SECTION PURSUANT TO SECTION 807 OF THE HARFORD COUNTY CHARTER.

IN THE EVENT THE DEVELOPER FAILS TO (B) COMPLETE CONSTRUCTION OF THE REQUISITE WATER AND/OR SEWER FACILITIES WITHIN ONE-(1)-YEAR TWO (2) YEARS OF DATE OF THE ISSUANCE OF THE BUILDING PERMIT, ALL SECURITIES POSTED ARE SUB-JECT TO FORFEITURE.

Section 2. Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for-the-payment-of interest-and-principal-on-bonds-issued-by-Harford-County, TO FACILITATE THE ECONOMIC INTEREST OF HARFORD COUNTY, Maryland, and shall take effect on the date it becomes law. EFFECTIVE: May 14, 1981

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BOOK 6 PAGE 485

BY THE COUNCIL

Read the third time, BILL NO. 81-18 (as amended),	Kead	the	third	time,	BILL	NO.	81-18	(as	amended)	,
---	------	-----	-------	-------	------	-----	-------	-----	----------	---

By order

agele Macharli, Secretary



angele Marlowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

/Date

BY THE COUNCIL

This Bill (No. 81-18 (as amended), having been approved by the Executive and returned to the Council, becomes law on May 14, 1981.

Angele Markouski, Secretary

Rec'd & Recorded 9-9 19 81 at 9:00 M.

NG CLiber 6 Fotio 482& examined per

H. Doughe Chilcoat, Clerk, Harford Co.

AS AMENDED

BOOK 6 PAGE 486

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-19 (AS AMENDED)

Council President Hardwicke at the request of the Introduced by County Executive
Legislative Day No. 81-10 Date April 7, 1981
THE ANNUAL BUDGET AND APPROPRIATION ORDINANCE OF HARFORD COUNTY,
MARYLAND, to adopt the County Budget, consisting of the Current
Expense Budget for the fiscal year ending June 30, 1982, the
Capital Budget for the fiscal year ending June 30, 1982, and the
Capital Program for the fiscal years ending June 30, 1983; June
30, 1984; June 30, 1985; June 30, 1986; and June 30, 1987; and
to appropriate funds for all expenditures for the fiscal year
beginning July 1, 1981, and ending June 30, 1982, as hereinafter
indicated.
5; the Council, April 7, 1981
Introduced, read first time, ordered posted and public hearing schedule
on: May 7, 1981 & May 14, 1981
at: 7:30 p.m.
By Order: angels Marketing, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on May 7, 1981
and concluded onMay 14, 1981
agele Markeaslei, Secretary
LANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

EXPL

800K 6 PAGE 487

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the Current Expense Budget for the fiscal year 2 3 ending June 30, 1982, is hereby approved and adopted for such 4 fiscal year; and funds for all expenditures for the purposes specified in the Current Expense Budget beginning July 1, 1981, 5 and ending June 30, 1982, are hereby appropriated in the amounts 6 7 hereinafter specified and for the purposes hereinafter indicated 8 as follows: 9 CURRENT EXPENSE BUDGET 10 General Fund 11 Estimated Cash Surplus - June 30, 1981 963,453 1,432,790 12 13 В. Transfer from Revenue Sharing Fund 1,952,438 14 C. Transfer from Public School Debt Service Fund 5287126 475,000 15 16 Estimated Revenues (1981-1982) D. 17 Local Revenue: 18 Real and Personal Property Taxes 27,274,300 27,392,000 19 27,136,000 20 Less Tax Credits: 21 Circuit Breaker 12,000CR 22 Community Associations 700CR 23 Homeowners (115%) 100,000CR 24 Solar Energy 700,000CR

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Corporations in Bankruptcy

25,000CR

BOOK 6 PAGE 488

11		
1	Discount Allowed on Taxes	392,000CR
2	Interest and Penalty	250,000
3	Delinquent Tax Costs	30,000
4	Payment in Lieu of Taxes	500
5	Income Tax	18,990,000
6		19,277,367
7	State Shared Taxes:	
8	Admission and Amusement Tax	140,000
9		122,000
10	Franchise Tax - Domestic Corporation	
11	Filing Fees	15,000
12	Race Track Revenue	50,000
13	Beer Tax	133,000
14	Distilled Spirits	150,000
15	Tobacco Tax	531,000
16		570,000
17	Abandoned Property Tax	20,000
18	Permits, Licenses and Inspections:	
19	Pinball Licenses	11,000
20	Trader Licenses	90,000
21	Produce Licenses	700
22	Auctioneer Licenses	1,200
23	Refuse Licenses	4,800
24	Pawn Brokers Licenses	200
25	Plumbing Licenses	6,000
26	Taxi Cab Drivers Licenses	500
27		



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1	Mobile Home Court Licenses	4,000
2	Excise Tax - Mobile Home Courts	90,000
3	Electrical Board of Examiners	22,000
4	Solicitors Licenses	300
5	Cable TV	6,000
6	Pet Shop Licenses	200
7	Dog Licenses	50,000
8	Board of Stray Animals	4,500
9	Dog Licenses Fines	3,000
10	Building Permits	60,000
11	Building Inspection Service	6,000
12	Plumbing Permits	41,000
13	Electrical Inspection	50,000
14	Marriage Licenses	6,500
15	Sanitation Fees	6,000
16	Percolation Tests	4,000
17	Grading Permit Fees	500
18	Intergovernmental Revenues:	
19	Franchise Tax on Financial Institutions	100,000
20	Police Protection	8857595
21		826,458
22	Property Tax Grant	1,274,445
23		1,280,000
24	College Debt Service Aid	8,238
25	School Debt Service Aid	1,354,339
26	Sales and Service Charges:	
27		

81-19 AS AMENDED

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AS AMENDED

-BOOK 6 FACE 490

Mar	ọs	300
Pul	olications	2,500
She	eriff's Fees	95,000
She	eriff's Licenses	3,000
Pol	lice Reports	600
Воа	ard of Prisoners	55,000
Ele	ection Fees	1,200
Dat	ta Processing Service	30,000
Mot	tor Vehicle Tag Fees	3,400
Env	vironmental Control	1,000
Lar	ndfill Tipping Fees	820,000 952,000 1,055,952
		<u>-0-</u>
Тах	k Lien Certifications	5,000
Fine	es and Forfeitures:	
Par	cking Fines	3,500
Cou	urt Fines	5,000
Othe	er Revenues:	
Ноѕ	spital Debt Service Rebate	553,483
Zor	ning Appeals	7,000
Int	terest on Investments	1,690,000 1,800,000
Неа	alth Department Rebate	17,060
Pro	operty Rental	10,000
Sal	le of Usable Property	80,000
Lic	quor Control Board Profits	1197000 25,000

81-19 AS AMENDED

BOOK 6 PAGE 491

-		
1	Sludge Disposal	5,200
2	Child Support Revenue	4,000
3	Subdivision Plans	6,500
4	Commissions	500
5	Miscellaneous Income	850
6	Master Plan Prints	50
7	Coastal Zone Management Grant	18,500
9	Total Available for Appropriation - General Fund E. Appropriations	57,426,777 58,131,473 58,263,473 57,055,473
11	General Government:	V.
12	Executive Branch	
13	1. County Executive:	
14	Executive Policy and Direction	113,205
15 16	Executive Appointments	117,250 111,250 SUST. 117,250 6/16
17 18	2. Director of Administration	250,271 264,734
19	3. Department of Treasury:	
2021	Division of Finance	281,736 315,454
22	Data Processing	220,077 231,291 237,791
24 25	Comptroller	1427333 1507761 146,561 SUSTAI
26	v to	ld.

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SUSTAINEL 6/16/81

1	4.		Procurement:		
2			Central Purchasing		1057948
3					113,182
4	5.	. 1	Department of Law:		
5			Law		1967579
6				Elistet St.	207,738
7	6.	.]	Personnel:	Vetock	201,738
8			Office of Personnel		837670
9					88,447
10			Safety Office		357055
11					37,923
12	7.		Department of Planning and 2	Zoning:	
13			Planning and Zoning		3397498
14					352,333 347,433
15			Regional Planning Council		48,014
16	8.	. (Other General Government:		
17			Community Services		387237
18			Commission on Anima		40,310
19			Commission on Aging		142,033 149,803
20			Commission for Women		267357
21			Hanaina Campinaina		28,747
22			Housing Commission		499
23	9.	H	Human Relations:		1
24			Human Relations Commission		29,393 32,427
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1	10.	General Services:	
2		Building Operations and Maintenance	2927104
3			301,392
4	Pul	olic Safety	
5	1.	Sheriff:	
6		Sheriff's Department	2,733,814
7			278667312 378457885
8			3,010,889
9		Detention Center	1,015,157
10			1,065,069
11	2.	Fire Protection:	
12		Central Alarm	2207667
13			235,435
14		Volunteer Fire Companies	690,000
15		Firemens' Pensions	101,280
16	3.	Protective Inspection:	
17		Permits and Licenses	597903
18			64,576
19		Building Inspection	120,620
20			130,512
21		Office of the Director	77,780
22			80,125
23		Plumbing Inspection	847237
24			90,429
25		Electrical Inspection	817211
26		Electrical Board	87,638
27		Dicotlical Board	14,500 15,443
28			

81-19 AS AMENDED

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1	4. Other Protection:	
2		98,663 13,023
3	<u> </u>	13,023
4		23,454 24,631
5		2.7001
6	Public Works	
7	1. Sanitation and Waste Removal:	
8		15,797
9		-0-
10	Environmental Control	2,000
11	Bush Valley Landfill 7:	20,000
12		
13	TRANSFER TO THE SOLID WASTE MANAGEMENT FUND 5	15 002
14	PANAGERENT FOND	15,803
15	<u>Legislative</u>	
16	l. Legislation:	
17		44,507 49,053
18		48,514
19		34,743 37,147
20		37,147
21	Independent Post Audit	15,571
22		61-811
23		63,692
24		167130
25		13,130
26	Judicial	
27	1. Court Services:	
28		137842
29		24,571 27,571
30		

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BOOK 6 PAGE 495

1	Jury Service	108,000
2	Law Library	1,500
3	Juvenile Master	30,800
4	Grand Jury	14,625
5	Register of Wills	14,098
6		17,798
7	2. State's Attorney:	
8	State's Attorney	416,427
9		436,295
10	Elections	
11	1. Elections:	
12	Supervisor of Elections	119,342
13	Conservation of Health	
14	1. Health Department:	
15	Administration	756,890
16		795,895
17	Community Mental Health	36,000
18	Social Services	
19	1. Social Service Programs:	
20	Emergency Assistance	5,000
21		6,000
22	Volunteers	15,000
23	Child Custody	13,500
24	Foster Care - Childrens Supplement	26,000
25		

81-19 AS AMENDED

Education

1.	Board of Education:	
	Administrative Services	539 ₇ 208 685,008
	Mid-Level Administration	2,582,413 2,636,413
	Instructional Costs - Salaries	19,888,704 19,949,704 19,828,704
	Instructional Materials and Related Costs	1,120,095 1,190,295
	Instructional Costs - Special Education	831,237
	Student Transportation	19,488 62,688
	Operation of Plant	3,971,079 4,133,079
	Maintenance of Plant and Equipment	767,284 815,884
	Fixed Charges	271697334 2,185,534
	Student Body Activities	542,533

81-19 AS AMENDED

BOOK 6 746E 497

81-19 AS AMENDED

2.	Maryland School for the Blind:	
	Maryland School for the Blind	2,200
3.	Community College:	
	Instruction	1,147,879
	Learning Resource Center	150,284 144,273
	Student Affairs	161,656
	Plant Operations and Maintenance	406,486 390,227
	Administration	2567±39 245,893
	Clearing Accounts	15,732 15,103
	General Institutional	355,089 340,834

 AS AMENDED

1		
1	Parks and Recreation	
2	1. Parks and Recreation:	
3	Administration	1737686
4		186,961
5	Community Organization and Development	1797938
6		194,895
7	Program Leadership	166,593
8	Maintenance of Ground and Building	421,148
9		452,461
10	Parks and Recreation Board	2,050
11	Libraries	
12	1. County Libraries:	
13	Library Administration 1	,221,032
14	Conservation of Natural Resources	
15	1. Agricultural Services:	
16	Extension Service	74,000
17		76,178
18	Gypsy Moth Program	2,500
19	Soil Conservation	187900
20		19,935
21	Noxious Weed Control	2,750
22	Economic Development	
23	1. Economic Development:	
24	Office of Economic Development	947187
25		97,990
26		
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1	Debt Service	
2	1. Bonds, Loans and Notes:	
3	Hospital Bonds - 1967	138,500
4	Hospital Bonds - 1970	151,550
5	Hospital Bonds - 1980	553,483
6	Building Bonds - 1961	35,250*
7	Building Bonds - 1970	113,663*
8	Building Bonds - 1974	467,670
9	Building Bonds - 1975	203,685*
10	Building Bonds - 1978	310,262*
11	Building Bonds - 1980	985,482*
12	College Bonds - 1972	150,250
13	School Loans - 1965	149,138
14	School Loans - 1967 #1	136,290
15	School Loans - 1967 #2	67,124
16	School Loans - 1970 #1	141,557
17	School Loans - 1970 #2	38,195
18	School Loans - 1967 #3	4,009
19	School Bonds - 1957	92,790
20	School Bonds - 1958	84,800
21	School Bonds - 1959	134,060
22	School Bonds - 1961	224,650
23	School Bonds - 1963	360,820
24	School Bonds - 1965	382,650
25	School Bonds - 1968 #1	152,500
26		
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1	School Bonds - 1968 #2	220,290
2	School Bonds - 1970	378,875***
3	School Bonds - 1972	150,250***
4	School Bonds - 1975	143,550
5	School Bonds - 1978	127,778
6	School Bonds - 1980	87,108
7	Notes - General	381,625
8	Sale of Bonds	22,500
9	Insurance	
10	1. Insurance:	
11	Fire and Liability	46,000
12	Fleet	34,000
13	Firemen's Workers' Compensation	26,000
14	Miscellaneous	4,620
15	Workers' Compensation	145,743
16	Life Insurance	13,000
17	Blue Cross/Blue Shield	2357000
18		$\frac{280,000}{310,760}$
19	Dental Plan	25,500
20	Benefits	
21	1. Benefits:	
22	Pensions	1,625
23	Federal Unemployment Tax	20,000
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81-19 AS AMENDED

800K 6 PAGE 501

1	Social Security	284,240
2		$\frac{330,262}{357,000}$
3	Retirement	431,833
4	Blood Bank	1,000
5	Service Awards	2,000
6	Death Benefits	4,000
7	Salary Negotiations	6 13,666 5,197 3,019
9	Miscellaneous	
10	1. Grants in Aid:	
11	JUVENILE JUSTICE PROGRAM	10,000
12	HISTORIC DISTRICT COMMISSION	5,000
13	Appropriation to Towns	20,688
14	Cultural Advisory Board	2,000
15		6,000
16	Crisis Center	22,000
17	Harford Center	50,966
18	Northern Maryland Activities Center	34,000
19	Northern Maryland Sheltered Workshop	60,000
20	Drug Abuse	4,000
21	Harford Alcohol Program	9,000
22	Mann House, Inc.	6,000
23		
24		
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27 * - Funded by Revenue Sharing

28 ** - \$40,111 Funded By Revenue Sharing

29 *** - Funded by Recordation Tax

30 **** - \$149,251 \$96,125 Funded by Recordation Tax

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BOOK 6 PAGE 502

Drug and Alcohol Advisory Council 20,000

Forward Step 10,000

Legal Aid Bureau 20,000

Contingency Reserve

1. Reserve for Contingencies 150,000

Total Appropriation - General Fund

193,007 313,007 298,807 57,426,777 58,131,473

57,055,473 57,155,473

604,421

SPECIAL NOTE: SHOULD THE PROPOSED FEDERAL BUDGET BE ADOPTED, THE EXPECTED LOSS IN FEDERAL REVENUES AT THE STATE LEVEL WOULD BE \$171 MILLION IN FISCAL YEAR 1981-82.

IF THE STATE PASSES A PORTION OF THE LOSS TO HARFORD COUNTY,

AND THE REVENUE ESTIMATES IN THIS ACT ARE AFFECTED, THEN AMEND
MENTS WILL BE MADE TO THIS ORDINANCE TO EXPENDITURES OF ALL

DEPARTMENTS AND AGENCIES WITHIN THE GENERAL FUND BUDGET, INCLUDING

THE BOARD OF EDUCATION, HARFORD COMMUNITY COLLEGE AND LIBRARIES.

81-19

AS AMENDED

1	II. Revenue Sharing Fund	
2	A. Estimated Cash Surplus	471,854
3	B. Estimated Revenues (1981-1982):	
4	Revenue Sharing Trust	1,480,584
5	Total Available for Appropriation - Revenue Sharing Fund	
6	rund	1,952,438
7	C. Appropriations:	
8	Transfer to General Fund	1,952,438
9	Total Appropriation - Revenue Sharing	1,952,438
10	III. Public School Debt Service Fund	
11	A. Estimated Cash Deficit - June 30, 1981	(435,000)
12		(425,000)
13	B. Estimated Revenues (1981-1982):	
14	Recordation Tax	900,000
15	Total Available for Appropriation - Public School Debt Service Fund	5287126
16		475,000
17	C. Appropriations:	
18	Transfer to General Fund	528,126 475,000
19		1737000
20	Total Appropriation - Public School Debt Service Fund	528,126 475,000
21		
22	IV. Highways Fund	
24	A. Estimated Cash Surplus - June 30, 1981	116,054
25	B. Estimated Revenues (1981-1982):	
26	Local Revenues:	
27	Highways Tax Differential	1,526,197
28		
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6 FAUE 503

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8 1 - 19 AS AMENDED

800K 6 PAGE 504

1	Grants:	
2	State Transportation Grant	800,000
3	State Shared Taxes:	
4	Highways Users Tax	2,377,616
5	Security Interest Filing Fee	35,440
6	Charges for Service:	
7	Motor Vehicle Tag Fees	14,000
8	Engineering and Inspection Fees	50,000
9	Sales and Service Charges	100
10	Other Revenue:	
11	Interest on Investments	200,000
12	Total Available for Appropriation - Highways Fund	8,119,407
13	C. Appropriations:	
14	1. Insurance:	
15	Fire and Liability	11,670
16	Fleet	97,000
17	Inland Marine	7,345
18	Blue Cross/Blue Shield	232,086
19	Dental Care Plan	24,866
20	Life Insurance	16,578
21	Workers' Compensation	215,509
22	2. Benefits:	
23	Federal Unemployment Tax	18,235
24	Social Security	221,477
25		233,160
26	Retirement	265,242
27		287,307
28	Blood Bank	218
29		

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BOOK	6	Dacet	505
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1	Salary Negotiations	311,556 -0-
2		- <u>u</u> -
3	3. Debt Service:	
4	State Loan Repayment	185,232
5	Construction Bonds - 1975	89,210
6	Construction Bonds - 1978	113,118
7	4. Administration:	
8	Office of Director	44,05± 46,768
10	Sale of Bonds	4,120
11	5. Engineering and Inspection:	
12	Engineering and Inspection	533,016
13		603,769
14	6. Operation and Maintenance:	
15	Automotive Maintenance	917,000
16		938,385
17	Roads and Bridges	471627664
18		4,332,467
19	Street Lights	352,750
20	Traffic Control	112,189
21		118,973
22	Traffic Safety	184,275 190,641
24	Total Appropriation - Highway Fund	8,119,407
25	V. Water and Sewer Operating Fund	
26	A. Appropriated Retained Earnings -	
27	June 30, 1981	55,762
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800K 6 PAGE 506

1	B. Estimated Revenues (1981-1982):	
2	Water Service Charges	1,118,914
3	Sewer Service Charges	1,647,964
4	On Site Inspection	35,000
5	Meter Installation	18,000
6	Job Orders	40,000
7	Interest on Investments	879,839
8	Sale of Materials	100
9	Miscellaneous Income	1,000
10	Sale of Publications	250
11	Reproduction	250
12	Fallston Contract	70,000
13	Joppatowne Overhead - Water	34,000
14	Joppatowne Overhead - Sewer	70,000
15	Meter Calibration	200
16	Rights-of-Way Service	3,000
17	7 Interest and Penalty	1,000
18	Sale of Scrap	200
19	Design Review	2,000
20	Bel Air Agreement	3,000
21	Shop Repair Orders	2,800
22	Hydrant Charges	3,500
23	Total Available for Appropriation - Water	
24	4 Operating Fund	3,986,779
25	C. Appropriations:	
26	1. Insurance:	
27	7 Fire and Liability	11,000
28	8	

81-19 AS AMENDED

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1	F	leet	14,600
2	В	lue Cross/Blue Shield	80,451
3	D	ental Care Plan	8,045
4	W	orkers' Compensation	58,998
5	L	ife Insurance	5,364
6	2. Ben	efits:	
7	F	ederal Unemployment Tax	5,900
8	S	ocial Security	71,656
9	R	etirement	85,815
10	S	alary Negotiations	667524
11			<u>- 0</u> -
12	3. Adm	inistration:	
13	G	eneral Administration	211,252
14			220,794
15	С	ffice of the Director	31,208
16	E	ivision of Finance	188,222
17	2	08 Grant Match #6	6,500
18	M	laster Plan	15,550
19	I	nventory - General	7,400
20	Г	epreciation	577,187
21	4. Ope	ration and Maintenance - Water:	
22	A	bingdon	444,454
23			469,939
24	F	erryman	2897841
25			294,471
26	I	ong Bar Harbor	36,106 33,314
27			30,314
28	E	sooster Station and Towers	87,000
29			
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800X 6 PAGE 508

AS AMENDED

1	5. Engineering and Inspection:	
2	Water .	178,994
3	6. Operation and Maintenance - Sewer:	
4	Abingdon	352,250
5	Pumping and Metering Stations	222,615 227,731
7	Sod Run	654 ₇ 753 674,296
9	Spring Meadows	28,200
10	Fallston	67,000
11	7. Engineering and Inspection:	
12	Sewer	179,894
13	Total Appropriation - Water and Sewer Operating Fund	3,986,779
14	VI. Water and Sewer Debt Service Fund	
15	A. Estimated Revenues (1981-1982):	
16	Bel Air Surcharge	39,237
17	Water Surcharge	15,000
18	Sewer Surcharge	2,500
19	Area Charge - Water	110,000
20	Area Charge - Sewer	50,000
21	Area Charge - Interest	6,500
22	Benefit Assessment - Water	260,000
23	Benefit Assessment - Sewer	450,000
24	Benefit Assessment - Interest	2,000
25	Interest on Investments	224,041
26	Transfer from Sinking Fund - Principal	1,310,123
27	Transfer from Operating Fund - Depreciation	599,155
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BOBK 6 PAGE 509

1	Surtax - Water	207,840
2	Surtax - Sewer	220,620
3	Total Available for Appropriation - Water and	
4	Sewer Debt Service Fund	3,497,016
5	B. Appropriations:	
6	1. Bond Issue #1	18,150
7	2. Bond Issue #3	6,190
8	3. Bond Issue #4	6,875
9	4. Bond Issue #5	288,428
10	5. Bond Issue #6	336,260
11	6. Bond Issue #7	358,950
12	7. Bond Issue #8	249,185
13	8. Bond Issue #9	467,080
14	9. Bond Issue #10	484,650
15	10. Bond Issue #11	724,750
16	ll. State Loan #1	30,498
17	12. Short Term Notes	526,000
18	Total Water and Sewer Debt Service Fund	3,497,016
	VII. Water and Sewer Sinking Fund	
20	A. Transfer to Water and Sewer Debt Service Fund from Cash	1,310,123
21		1,310,123
22	VIII.Joppatowne Water and Sewer Operating Fund	
23	A. Appropriated Retained Earnings	48,670
24	B. Estimated Revenues (1981-1982):	
25	Meter Installations	1,000
26	Interest in Investments	20,000
27	Operating Charges - Water	244,800
28		
29		
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-800K 6 FAGE 510

1	Operating Charges - Sewer	367,200
2	Bond Retirement Assessment - Water	82,858
3	Bond Retirement Assessment - Sewer	160,842
4	Interest and Penalty	1,500
5	Discount Allowed	3,000CR
6	Total Available for Appropriation - Joppatowne Water and Sewer Operating Fund	923,870
8	C. Appropriations:	
9	Administration - Harford County	260,512
10	Operation and Maintenance - M.E.S.	370,629
11 12	Water - Operation and Maintenance Harford County	206,650
13 14	Sewer - Operation and Maintenance - Harford County	101,200
15 16	Total Appropriation - Joppatowne Water and Sewer Operating Fund	938,991
17	IX. SOLID WASTE MANAGEMENT FUND	
18	A. ESTIMATED REVENUES (1981-1982):	
19	TRANSFER FROM GENERAL FUND	515,803
20	TIPPING FEE	1,055,952
21 22	TOTAL AVAILABLE FOR APPROPRIATION - SOLID WASTE MANAGEMENT FUND	1,571,755
23	B. APPROPRIATIONS:	
24	SOLID WASTE MANAGEMENT	851,755
25	BUSH VALLEY LANDFILL	720,000
26	TOTAL APPROPRIATION - SOLID WASTE MANAGEMENT FUND	1,571,755
27	Total All Current Expense Budget Appropriations	76,449,534
28		77,101,104 77,596,859 77,696,859

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800% & PAGE 511

Section 2. And Be It Eurther Enacted, that the Grants Special Budget for the fiscal year ending June 30, 1982, is hereby approved and adopted for such fiscal year; and funds for all expenditures for the purposes specified in the Grants Special Budget beginning July 1, 1981, and ending June 30, 1982, and continuing thereafter in accordance with the terms of the grant, are hereby appropriated in the amounts hereinafter specified and for the purposes hereinafter indicated as follows:

GRANTS SPECIAL BUDGET

I. Grants

A. Es	timated Revenues:	
Т	ransfer from General Fund	56,483 58,470
F	ederal and State Aid	5,361,036 5,429,126
D	onations	16,664
Total Avai Grants Spe	lable for Appropriation -	5,434,183 5,504,260
в. Ар	propriations:	
1.	Emergency Assistance Program	710,874
2.	Transportation Control Plan/Transportation System Management Plan	7,650 8,000
3.	Transportation Planning and UTPP	4,450
4.	Coastal Zone Management Program	18,500
5.	Ridesharing Program	16,425
6.	Area Development Assistance Planning	
	Grant (1948)	29,776
7.	Historic Site Survey	23,085

800x 6 FAGE 512

24	Total A	Appropr:	iation - Grants Special Fund	5,434,183 5,504,260
22		26.	TRAFFIC SAFETY GRANT	59,000
21		25.	Economic Development Tourist Promotion	13,000
20		24.	Community Development Block Grant	50,000
19		23.	Noxious Weed Control	2,750
18		22.	Cultural Advisory Board	23,000
17		21.	Nutrition Program - T-III-C	130,779
16		20.	Human Service to the Elderly	84,898
15		19.	Harford County Area Agency on Aging	317,055
14				22,000
13		18.	Summer Day Camp for the Mentally Handicapped	22,000
12		17.	Ambulance, Safety and Rescue Equipment	100,000
11		16.	Weatherization	251,000
10				73,106
9		15.	Cooperative Reimbursement Program	66,369
8				21,560
7		14.	Juvenile Prosecutor	17,570
6		13.	CETA Program	2,500,000
5		12.	Juvenile Justice Program	11,070
4		11.	S.A.R.C Alternate Sentencing	7,300
3		10.	Project "Open Doors"	20,520
2		9.	Section 3 - Administration	113,300
1		8.	Section 8 Housing - HAP Payments	892,812

81-19 AS AN ED

BOOK 6 PAGE 513

1	Section 3. And Be It Further Enacted, that the Capital Budget	
2	for the fiscal year ending June 30, 1982, is hereby approved as	nd
3	adopted for such fiscal year; and funds for all expenditures for	or
4	the purposes specified in the Capital Budget during the fiscal	
5	year beginning July 1, 1981, and ending June 30, 1982, and duri	ing
6	the subsequent fiscal years as specified in Section 519 of the	
7	Charter of Harford County, Maryland, are hereby appropriated in	n
8	the amounts hereinafter specified, and for the purposes herein-	-
9	after indicated as follows:	
10	CAPITAL BUDGET	
11	I. General Capital Fund	
12	A. Estimated Revenues:	
13	Transfer from Fund Balance 7,099	9
14	Sale of Bonds 3,227,06	
15	3,512,063	<u>l</u>
16	Total Available for Appropriation - General Capital Fund	
17	3,234,160 3,519,160	
18	B. Appropriations:	
19	1. County Office Complex:	
20	Hickory I - General Alarm and Civil Defense 150,000	0
21	Sheriff's Facility - Courtland and Hickory 100,000	0
22	Hickory 100,000	J
23	County Office Building - 45 South Main 50,000)
24	Aberdeen Community Center 35,000)
25	2. Volunteer Fire Companies and Central Alarm:	
26	Aldim:	
27	New Communication System 360,000)
28	FIRE DEPARTMENT SUBSTATIONS 170,000	2
29		

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BOOK 6 PAGE 514

1	3. P	Public Schools:	
2		Havre de Grace High Renovation/Addition	323,000
3		Highland/Slate Ridge Elementary	50,000
4		Bel Air Elementary	50,000
5		Roofing Replacement	500,000
6	4. H	Harford Community College:	
7		Havre de Grace Hall - Alterations	25,000
8	5. H	Harford County Library:	
9		Bel Air	100,090 -0-
10			<u> </u>
11	6. 5	Solid Waste:	
12		Central Disposal Facility	1,491,160
13		RESOURCE RECOVERY STUDIES	215,000
14	Total Appropria	ation - General Capital Fund	3,234,160 3,519,160
15	Maria Maria		3,313,100
16	II. Parks and	Recreation Capital Fund	
17	A. Estima	ated Revenues:	
18	Trans	sfer from Fund Balance	96,000 239,075
19			239,073
20	Recor	rdation Tax	225,000
21	Water	rway Improvement	50,000
22	Progr	ram Open Space Grant	314,500 486,625
23			400,023
24	Total Available	e for Appropriation - Parks and Recrea-	685,500
25	CION Capital F	and	1,000,700
26	B. Approp	priations:	
27	1. Ha	avre de Grace Acquisition	35,000
28	2. Du	ublin Acquisition and Development	80,000
29			

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AS AMENDED

BOOK	6	PAGE	515
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1		3.	Aberdeen Development	50,000
2		4.	Bel Air High School Development	16,500
3		5.	Parking Lot Paving	66,000
4		6.	Tennis and Multi-Purpose Court Resurfacing	80,000
5		7.	Havre de Grace Senior High School Office and Storage	80,000
7		8.	John Archer School Development	10,000
8		9.	Debris and Derelict Boat Removal	50,000
9	1	0.	Liriodendron Development	50,000
10	1.	l.	Friends Park Development	50,000
11	1.	2.	Master Plan for Acquisitions, Development	
12			and Maintenance	35,000
13	1.	3.	Park Improvements	50,000
14	1.	4.	Somerset Manor Development	33,000
15	1	5.	CHURCHVILLE RECREATION COMPLEX	
16	1	c	DEVELOPMENT #6	37,000
17		6.	RUBY DRIVE PARK DEVELOPMENT #2	21,000
18		7.	BEL AIR STORAGE BUILDING	60,500
19		8.	JOPPATOWNE STORAGE BUILDING	60,500
20		9.	EDGEWOOD RESTROOM - STORAGE BUILDING	71,500
21		0.	AQUILA SCOTT PARK DEVELOPMENT	7,700
22		1.	TYDINGS PARK DEVELOPMENT	35,500
23		2.	FOSTER BRANCH PARK DEVELOPMENT #4	5,500
24		3.	FLYING POINT PARK DEVELOPMENT #3	16,000
25	Total Appr	ropr	iation - Parks and Recreation Capital Fund	695,000
26	III. Water	r an	d Sewer Capital Fund	
27	A. 1	Esti	mated Revenues:	
28		Tra	nsfer from Fund Balance	54,692
29		Sal	e of Bonds 5,	620,308
30				
31				

800K 6 FAGE 516

1	Total Available for Appropriation - Water and Sewer Capital Fund	5,675,000
3	B. Appropriations:	
4	1. Aberdeen Connector	1,211,000
5	2. Havre de Grace Connector	100,650
6	3. Stepney Pumping Station Connector	21,750
7	4. Stepney Pumping Station	
8	5. Havre de Grace Plant Upgrade	97,050
9	6. Bush River Loop	125,000
10	7. Joppa Loop	1,361,000
11		526,000
12		1,000,000
13	9. Perryman Well Additions	98,000
14	10. Industrial Expansion - Water	300,000
15	11. Dembytowne Area Sewer	185,000
16	12. Winters Run Interceptor Sec. 1	292,550
17	13. Industrial Expansion - Sewer	300,000
18	14. Red Maple Drive	22,000
	15. Bush Road	35,000
19	Total Appropriation - Water and Sewer Capital Fund	5,675,000
20	IV. Joppatowne Water and Sewer Capital Fund	
21	A. Estimated Revenues:	
22	Transfer from Capital Surplus	198,000
23	Total Available for Appropriation - Joppatowne Water and Sewer Capital Fund	198,000
24		130,000
25	B. Appropriations:	
26		
27		
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BOOK 6 PAGE 517

AS: AMENDED

1	1. Additional Wells and Raw Water Force Main 155,000
2	153,000
3	2. Wastewater Surge Tank 43,000
4	Total Appropriation - Joppatowne Water and Sewer
5	Capital Fund 198,000
6	Total All Capital Budget Appropriations 9,792,660
7	10,392,860
8	Section 4. And Be It Further Enacted, that the Capital Program
9	for the fiscal years ending June 30, 1983, June 30, 1984, June
10	30, 1985, June 30, 1986, and June 30, 1987, is hereby approved
11	as constituting the plan of the County to receive and expend
12	funds for capital projects.
13	Section 5. And Be It Further Enacted, that all funds herein
14	appropriated by Harford County, Maryland, to an agency or an
15	agency that receives or disburses County funds are appropriated
16	and shall be received upon the condition that all of the laws,
17	rules and regulations, and other conditions of the United States
18	of America, State of Maryland and Harford County, Maryland,
19	reagrding the receipt, disbursement, handling and accounting
20	of funds shall be complied with prior to the receipt of any
21	further funds appropriated by or through budgetary processes
22	of Harford County, Maryland
23	Section 6. And Be It Further Enacted, that the County Budget
24	as finally adopted by this Act shall take effect on July 1, 1981.
25	EFFECTIVE: July 1, 1981
26	

8 1 - 19 AS AMENDED

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800F 6 FAGE 518 BY THE COUNCIL

2-2-2
ended)
(with amendments)
·
, Secretary
to the County Executive
May , 1981
ski, Secretary
d in part and approved accordance with y, Maryland.
Jarange ty Executive
ty Executive
. 0
toed in part by e County Council toes sustained by s of the Council
Loud, Secretary
87-10
AS AMENDED

BOOK 6 PAGE 519 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-20

	Council President Hardwicke at the request of the Introduced by County Executive
	Legislative Day No. 81-10 Date April 7, 1981
	AN EMERGENCY ACT to provide for the transfer of appropriations between Capital Projects in the 1980-1981 Capital Water-Sewer Funds; to provide that certain funds be transferred from the Edgewood Sod Run Interceptor, the Winters Run Interceptor (Singer), and the Winters Run Interceptor (Stockton) and the Reardon Creek Sewer Project to the Sod Run Construction Project; to provide monies for the construction of the sludge treatment facility and the repayment of money borrowed for the treatment facility.
	By the Council, April 7, 1981
	Introduced, read first time, ordered posted and public nearing schedule
	on: May 5, 1981
	7:00 P.M.
	By Order: Angels Markowski , Secretary
	PUBLIC HEARING
	Maving been posted and notice of time and place
	of hearing and title of Bill having been published according to the
	Charter, a public hearing was held on May 5, 1981
	and concluded on May 5, 1981
	agele Warhowski secretary
EXPLA	NATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

300k 6 PAGE 520

1	WHEREAS, the County Executive has recommended that
2	certain appropriations be transferred between certain Capital
3	Projects in the 1980-1981 Capital Water-Sewer Funds; and
4	WHEREAS, Sections 516 and 521 of the Charter of Harford
5	County, Maryland, require that such transfers be authorized by
6	legislative act of the County Council; and
7	WHEREAS, this request for a transfer conforms with
8	Sections 516, 519 and 521 of the Charter of Harford County,
9	Maryland.
10	NOW, THEREFORE,
11	Section 1. Be It Enacted By The County Council of Harford County,
12	Maryland, that the 1980-1981 Capital Water-Sewer Fund, be, and
13	it is hereby amended by making an inter-budget (project) transfer
14	of appropriations in the below listed amount for the purpose
15	detailed:
16	From: 1980-1981 Capital Water-Sewer Fund
17	Edgewood-Sod Run Interceptor
18	Account #81-03-02-62-04-XX-XX-XX \$ 330,916.87
19	Winters Run Interceptor - Singer to Stockton
20	Account #81-03-02-62-33-01-XX-XX
21	Winters Run Interceptor - Stockton - Ring Factory
22	Account #81-03-02-62-34-01-XX-XX
23	Reardon Creek Sewer
24	Account #81-03-02-62-92-XX-XX-XX
25	Total Capital Water-Sewer Funds Transferred \$ 375,000.00
26	To: 1980-1981 Capital Water-Sewer Fund
27	Sod Run Construction - Chem. Add. HYD.
28	Mod. and Sludge Dewatering
29	Account #81-03-02-63-61-03-XX-XX \$ 150,000.00
30	Sod Run Construction Sludge Treatment Facility
31	Account #81-03-02-63-62-03-XX-XX
32	Total Capital Water-Sewer Funds Requested \$ 375,000.00
- 4	

BOUK 6 PAGE 521

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare and for the construction of the sludge treatment facility and for the payment of money borrowed for the facility.

EFFECTIVE: May 7, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

angele Markowski, Secretary

BOOK 6 PAGE 522

REQUEST FOR TRANSFER OF APPROPRIATION

In accordance with Section 516 Transfer of Appropriation is request		r, the follow	ing	
Agency requesting transfer: Depart	ment of Public Works - Water	& Sewer		
Type of transfer: Within Agency	Between Agencies // Be	tween Capital	Projects	131
Within Capital Projects /	(Council Approval	Required)		
FROM: Account Title	Account Number		Am	ount
Edgewood - Sod Run Interceptor Winters Run Interceptor Singer to Stockton	81-03-02-62-04-XX-XX-XX 81-03-02-62-33-01-03-XX		\$ 330,91 21,90	
Winters Run Interceptor . Stockton - Ring Factory	81-03-02-62-34-01-03-XX		13,57	3.86
Reardon Creek Sewer Sed Pun Construction - Chemical	81-03-02-62-92-XX-XX-XX 81-03-02-63-61-03-03-XX		8,60 150,00	5.20
Addition, Hyd. Mod. & Sludge Dewatering	(Proceeds of Short Term	Note)		
		Total From:	\$ 525,000	0.00
то:				
Votes Payarla	21-00-54-20-00		\$ 150,00	0.00
Sod Run Construction Chem. Add., Hyd. Mod. and Sludge Dewatering	81-03-02-63-61-03-03-XX		150,00	
Sod Run Construction Sludge Treatment Facility	81-03-02-63-62-03-03-XX		225,00	0.00
		Total To: _	37 <i>5.00</i> \$ 525,00	0.00
Reason for Transfer: See attached	Memoranda. This action ut	ilizes funds n	o longer	
needed for projects 6204, 6233,	and 6334 to pay off the \$150	,000 borrowed	for Sod	
Run and to provide some of the 1				
sludge treatment facility.				
Approvals:				
2/1.0	va samel alaska	Ala C	15 . "	1/2/3
Agency Head / Date 30	reasurer / Date	County Ex	ecutive//	Date
T. HAMER.	81-1	09	1 00	2
Water Suis 3/12/81 James Agency Head / Date 30	M. Jewell 3/23/8/ reasurer / Date 8/-/	County Exe	ecutive	3/23/8 Vate

BOOK 6 PAGE 523

BY THE COUNCIL

	BI THE COUNCIL	
Read the third time	• Bill No. 81-20	
Passed	LSD 81-13 (May 5, 1981)	xxxxxxxxxxxxxxxxxx
	x %?%% %x	
	By order	
	angle Marlous	Secretary
Sealed with the Cou	nty Seal and presented to	the County Executive
	is 6th day of	
at 3:00 o'	clock P.M.	
ans in Culty	angele Marken	, Secretary
MANIL DE	BY THE EXECUTIVE	
APPROVED:		
	County Executive	mgs.
	Date 5/7/81/	
	BY THE COUNCIL	
This Bill (No.	81-20), having been appr	oved by the Executive
	Council, becomes law on	
	augels Marlowsle	, Secretary

Rec'd & Recorded 9-9 198 at 9:00 A M.

Rec'd & Recorded 9-9 198 at 9:00 A M.

H. Dougles Chilcoat, Clerk, Harford Co.

BOUF 6 PAGE 524

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 31-21

Council President Hardwicke at the request of the Introduced by County Executive
Legislative Day No. 81-10 Date April 7, 1981
AN EMERGENCY ACT to make an appropriation of grant funds to the
Department of Community Services from unanticipated
revenues received from the Maryland State Office on
Aging; to supplement the on-going programs for the
elderly in Harford County.
ciderly in narrord county.
By the Council, April 7, 1981
Introduced, read first time, ordered posted and public hearing some
on: May 5, 1981
at: 7:00 P.M.
By Order: Angele To aslawski, Secretary
PUBLIC HEARING '
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on May 5, 1981
and concluded on May 5, 1981
Angela Marlowski, Secretary
LANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from
existing law. Underlining indicates language added to Bill by amendment. Language lined
through indicates matter stricken out of Bill

EXPL

by amendment.

BILL NO. 81-21

800Y 6 PAGE 525

1	WHEREAS, the County Executive has recommended an emergency
2	appropriation of unanticipated grant revenues to the County
3	Budget for the fiscal year ending June 30, 1981, and continuing
4	thereafter in accordance with the terms of the grant; and
5	WHEREAS, the funds are part of the Maryland State Office
6	on Aging; and
7	WHEREAS, the funds shall be used to supplement the on-going
8	programs for the elderly in Harford County; and
9	WHEREAS, the appropriation of the funds is in accordance
10	with the provisions of Section 518 of the Charter of Harford
11	County, Maryland.
12	NOW, THEREFORE,
13	Section 1. Be It Enacted By The County Council of Harford County,
14	Maryland, that the current expense budget for the fiscal year
15	ending June 30, 1981, be, and it is hereby amended by making an
16	emergency appropriation and expenditure from monies received
17	from the State of Maryland in the below listed amounts for the
18	purpose detailed:
19	Appropriation:
20	Department of Community Services
21	Area Agency on Aging (10/1/80-9/30/81)
22	Grant Accounts Receivable
23	Account #28-00-03-80-90-00-00-00 \$ 18,740.00
24	Total Receivable
25	Department of Community Services
26	Area Agency on Aging (10/1/80-9/30/81)
27	Grant Expenditure Account
28	Account #88-01-39-00-01-00-01-XX
29	#88-01-39-00-01-00-03-XX 100.00
30	#88-01-39-00-01-00-07-XX
21	
31	#83-01-39-00-01-00-08-XX

800k **6** PAGE **526**

1	Total Expenditures
2	
3	
4	Section 2. And Be It Further Enacted, that this Act is hereby
5	declared to be an Emergency Act, necessary for the protection
6	of the public health, safety and welfare, and for a vital County
7	program, and shall take effect on the date it becomes law.
8	EFFECTIVE: May 7, 1981
9	
10	
11	The Secretary of the Council does hereby
12	certify that fifteen (15) copies of this Bill are immediately available for distribution to
13	the public and the press.
14	angle Macheneli, Secretary
15	
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BOUK 6 PAGE 527

	BY THE COUNCIL	
Read the third ti	me, Bill No. 81-21	
	LSD 81-13 (May 5, 1981) (WXX	TXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	XIX XIX ASSISTANCE AND A STATE OF THE STATE	
	By order	
	angela Markouski	_, Secretary
	ounty Seal and presented to the Co	
for his approval t	this 6th day of May	, 1981
at3:00	o'clock P.M.	
STOLIN COURT	Angela Markovski	_, Secretary
	BY THE EXECUTIVE	
APPROVED:	County Executive January	
	Date CAGI	
	54/181	
	BY THE COUNCIL	
	o. 81-21), having been approved by	
and returned to the	he Council, becomes law on May 7,	1981.
	angela Morlandi	, Secretary
	Rec'd & Recorded 9-9 19 H. Doug's Chilcoat, Clerk, Harfor	examined per

6 PAGE 528 COUNTY COUNCIL 800K

OF

HARFORD COUNTY, MARYLAND

81-22 RILL NO

	DILL NU: OI ZZ
Introd	Council President Hardwicke at the request of the uced by County Executive
Legisl	ative Day No. 81-10 Date April 7, 1981
AN EME	RGENCY ACT to make a supplemental appropriation from the General
	Fund Reserve for Contingencies for the current fiscal
	year; to provide funds to meet existing obligations of
	the Harford County Supervisors of Elections which
	exceed the funds budgeted.
	By the Council, April 7, 1981
Introd	duced, read first time, ordered posted and public hearing schedul
	on: May 5, 1981
	at: 7:00 P.M.
	By Order: Angele Markovale, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hea	aring and title of Bill having been published according to the
Charte	er, a public hearing was held onMay 5, 1981
and co	oncluded on May 5, 1981
and co	oncluded on May 5, 1981
and co	Oncluded on May 5, 1981 Ougla Market , Secretary

BOOK 6 PAGE 529

WHEREAS, the County Executive has recommended a supplemental appropriation to the current expense budget for the fiscal 3 year ending June 30, 1981, in accordance with Section 517 of the Charter of Harford County, Maryland; and 5 WHEREAS, such funds are necessary for the operation of the 6 Supervisors of Elections; and 7 WHEREAS, the Treasurer has certified that such funds are 8 available for appropriation. 9 NOW, THEREFORE, 10 Section 1. Be It Enacted By The County Council of Harford County, 11 Maryland, that the current expense budget for the fiscal year 12 ending June 30, 1981, be, and it is hereby amended by making an 13 appropriation from the General Fund Reserve for Contingencies 14 in the below listed amounts for the purpose detailed: 15 Appropriation: From: General Fund Reserve for Contingencies 17 Account #70-13-17-00-01-00-07-01.\$ 1,500.00 18 To: Board of Elections 19 20 #70-01-04-00-01-00-05-XX. 21 Total Appropriation. . 1,500.00 22 Section 2. And Be It Further Enacted, that this Act is hereby 23 declared to be an Emergency Act, necessary for the preservation 24 of the public health, safety and welfare and is necessary for the 25 operation of a vital agency, and shall effect on the date it 26 becomes law. 27 EFFECTIVE: May 7, 1981

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The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

Angela Markowski , Secretary

81-22

8008 6 PAUE 530

BY THE COUNCIL

	ime. Bill No. 81-22	
	LSD 81-13 (May 5, 1981)	X#Z#HX###H######
Fairled	xxxxxxxxx	
	By order	
	Angela Marka	seki, Secretary
Sealed with the (County Seal and presented to	the County Executive
	this 6th day of	
at 3:00		
STOLD COL	angle Markon	<u>ki</u> , Secretary
MANILL DELL	BY THE EXECUTIVE	
APPROVED:		
	Allegran Burran	rg,
	Date 5/7/8/	P

BY THE COUNCIL

This Bill (No. 81-22), having been approved by the Executive and returned to the Council, becomes law on May 7, 1981.

agla Markareli, secretary

Rec'd & Recorded 9-9 19 Sat 9:10 A.M.

MC Liber 6 Folio 5-2 8 exemined per

Douglas Chikoat, Clerk, Harford Co.

BOOK 6 PAGE 531

COUNTY COUNCIL

HARFORD COUNTY, MARYLAND

BILL NO. 31-23

Incloduc	ded byCouncilwoman Barbara A. Risacher
Legislat	tive Day No. 81-10 Date April 7, 1981
Al	N ACT to repeal and re-enact with amendments Section 24-34,
	heading, Citizens Advisory Commission, of Article II,
	heading, Joppatowne Sanitary Subdistrict, of Chapter 24,
	heading, Water and Sewers, of the Harford County Code,
	as amended; to provide for reconstituting and expanding
	the Joppatowne Sanitary Subdistrict Citizens Advisory
	Commission; and to provide for certain powers, duties, and
	responsibilities for the Joppatowne Sanitary Subdistrict
	Citizens Advisory Commission.
	By the Council, April 7, 1981
Introdu	ced, read first time, ordered posted and public hearing schedule
	on: May 5, 1981
	at: 7:00 P.M.
	By Order: Angele Maskocachi, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hear	ring and title of Bill having been published according to the
Charter	, a public hearing was held on May 5, 1981
and cor	ncluded on May 5, 1981
	agela Markowski, Secretary
	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. BILL NO.

Section 1. Be It Enacted By the County Council of Harford County,

Maryland, that Section 24-34, heading, Citizens Advisory Commis
sion, of Article II, heading, Joppatowne Sanitary Subdistrict, of

Chapter 24, heading, Water and Sewers, of the Harford County

Code, be, and is hereby repealed and re-enacted with amendments,

all to read as follows:

Chapter 24. Water and Sewers.

Article II. Joppatowne Sanitary Subdistrict.

Section 24-34. Citizens Advisory Commission.

- [(a) A Joppatowne Sanitary Subdistrict Citizens' Advisory
 Commission, consisting of Joppatowne residents, shall be established to further the purposes of this Article. Members of the
 Commission shall be appointed by the County Executive and approved
 by the County Council in accordance with the Charter. The Commission shall consult with and advise County authorities concerning the operation of the Joppatowne Sanitary Subdistrict.
- (b) The County Department of Public Works shall furnish the Joppatowne Sanitary Subdistrict Citizens' Advisory Commission with a monthly report of sewerage hookup permits requested and granted.]
- (a) THERE IS HEREBY ESTABLISHED A JOPPATOWNE SANITARY
 SUBDISTRICT CITIZENS ADVISORY COMMISSION THAT SHALL CONSIST OF
 SEVEN MEMBERS. THE COUNTY EXECUTIVE SHALL APPOINT FIVE MEMBERS
 FROM A LIST OF NOMINEES PROVIDED BY THE JOPPATOWNE CIVIC ASSOCIATION; THE RUMSEY ISLAND RESIDENTS ASSOCIATION; THE FOSTER
 BRANCH HOMEOWNERS ASSOCIATION, OR ANY OTHER ACTIVE COMMUNITY
 ORGANIZATION(S) IN JOPPATOWNE. THE COUNTY EXECUTIVE SHALL
 APPOINT TWO MEMBERS WHO SHALL BE CITIZENS-AT-LARGE, RESIDENTS OF
 JOPPATOWNE WHO DO NOT REPRESENT ANY COMMUNITY ORGANIZATION IN
 JOPPATOWNE. MEMBERS SHALL BE APPOINTED BY THE COUNTY EXECUTIVE
 AND CONFIRMED BY THE COUNTY COUNCIL. EACH YEAR, 60 DAYS PRIOR TO

BOOK 6 PAGE 533

THE ANNIVERSARY DATE OF THIS LEGISLATION, THE COUNTY EXECUTIVE SHALL CONTACT EACH COMMUNITY ORGANIZATION IN JOPPATOWNE REQUESTING A SLATE OF PROSPECTIVE NOMINEES TO FILL VACANCIES OR EXPIRED TERMS OF MEMBERS OF THE COMMISSION. THREE MEMBERS SHALL BE APPOINTED FOR A THREE YEAR TERM; TWO MEMBERS SHALL BE APPOINTED FOR A TWO YEAR TERM; AND TWO MEMBERS SHALL BE APPOINTED FOR A ONE YEAR TERM. NO MEMBER SHALL SERVE MORE THAN TWO CONSECUTIVE TERMS. THE COMMISSION SHALL ANNUALLY SELECT FROM ITS OWN MEMBERSHIP A CHAIRPERSON. THE COMMISSION SHALL HOLD AT LEAST QUARTERLY MEETINGS.

- (b) THE COMMISSION SHALL CONSULT WITH AND ADVISE THE
 MARYLAND ENVIRONMENTAL SERVICE AND HARFORD COUNTY AUTHORITIES
 CONCERNING THE OPERATION OF THE JOPPATOWNE SANITARY SUBDISTRICT.
 THE COMMISSION SHALL HAVE THE FOLLOWING POWERS AND DUTIES:
- (1) REVIEW DAILY AND MONTHLY FLOW DATA AND EFFLUENT

 QUALITY DATA WHICH SHALL BE PROVIDED IN WRITING BY THE DEPARTMENT

 OF PUBLIC WORKS AND THE MARYLAND ENVIRONMENTAL SERVICE AND ANY

 OTHER DATA WHICH MAY FROM TIME TO TIME BE REQUESTED BY THE

 COMMISSION;
- (2) REVIEW ALL OPERATING REVENUE AND EXPENDITURE STATEMENTS;
- (3) REVIEW THE REQUESTS FOR HOOKUPS AND THE ACTUAL NUMBER OF HOOKUPS GRANTED.
 - (c) THE COMMISSION SHALL BE RESPONSIBLE FOR:
- (1) PREPARATION OF ANNUAL COMMENTS ON THE PROPOSED BUDGET FOR THE JOPPATOWNE SANITARY SUBDISTRICT;
- (2) PREPARATION OF RECOMMENDATIONS AS TO IMPROVEMENTS, MAINTENANCE, AND REPAIRS ON THE SYSTEM;
- -(3) PREPARATION OF RECOMMENDATIONS AS TO THE EXPANSION OR THE LIMITATIONS OF SERVICES TO BE PROVIDED BY THE JOPPATOWNE SANITARY SUBDISTRICT;

8001 6 PAGE 534

1	(4) PREPARATION OF A WRITTEN REPORT TO BE SUBMITTED TO
2	THE COUNTY EXECUTIVE AND THE MARYLAND ENVIRONMENTAL SERVICE AS TO
3	THE FISCAL AND PHYSICAL STATUS OF THE SUBDISTRICT. THIS REPORT
4	SHALL BE PRESENTED ON OCTOBER 1ST OF EACH YEAR.
5	Section 2. Be It Further Enacted, that for the purpose of this
6	Article, the current Joppatowne Sanitary Subdistrict Advisory
7	Commission, on the effective date of this law, shall be recon-
8	stituted and expanded pursuant to the provisions of this Article.
9	Section 3. Be It Further Enacted, that this Act shall take
10	effect sixty (60) calendar days from the date it becomes law.
11	EFFECTIVE: July 6, 1981
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The Secretary of the Council does hereby certify that fifteen (15) copies of this bill are immediately available for distribution to the public and the press.

angle Marlowski

BOOK 6 PAGE 535

	BY THE COUNCIL	
Read the third time,	Bill No. 81-23	
Passed_ LSI	0 81-13 (May 5, 1981)	Kananananakatak
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
	By order	
	Anyla Markon	Secretary
Sealed with the Count	y Seal and presented to	the County Executive
for his approval this	6th day of	May , 1981
at 3:00 o'cl	ock P.M.	
Star to Guor	angels Markows	L. Secretary
TO THE PROPERTY OF THE PARTY OF	BY THE EXECUTIVE	
APPROVED:		
	County Executive	Pange
L.	Date 5/1/8/	
- A	BY THE COUNCIL	
	-23), having been approv	
and returned to the Co	uncil, becomes law on Ma	ay 7, 1981.
	angla Marlucki.	, Secretary

Rec'd & Recorded 9-9 19 8 at 9:00 A.M.

Rec'd & Recorded 9-9 19 8 at 9:00 A.M.

H. Deugles Chileson, Drope Harland Co.

BOOK 6 PAGE 536 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-24 (AS AMENDED) Council President Hardwicke at the request of the Introduced by County Executive Date ____April 7, 1981 Legislative Day No. 81-10 AN EMERGENCY ACT to repeal and re-enact with amendments Section 9-18, heading, Solid Waste Disposal Fees, of Article II, heading, Waste Disposal Sites Generally, of Chapter 9, heading, Environmental Controls, all part of the Harford County Code, as amended, to provide for the establishment of fees for the depositing of any waste matter within Harford County landfills; to provide for the establishment, by the Department of Public Works, of regulations concerning deposits in County landfills; to provide that the revenues collected by the County shall be allocated to special funds for. landfill operations and park land reclamation purposes. By the Council, April 7, 1981 Introduced, read first time, ordered posted and public hearing scheduled on: May 5, 1981 7:00 P.M. By Order: Augla Machareli , Secretary PUBLIC HEARING Having been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on May 5, 1981 and concluded on May 7, 1981 angele Markacki , Secretary

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 81-24
MENDED

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section 9-18, heading, Disposal Sites Generally, of Chapter 9, heading, Environmental Controls, of the Harford County Code, as amended, be, and it is hereby repealed and reenacted with amendments, all to read as follows:

Chapter 9. Environmental Controls.

Article II. Waste Disposal Sites Generally.

Section 9-18. Solid Waste Disposal Fees.

- (a) ANY SOLID WASTE, COLLECTED IN HARFORD CCOUNTY FOR DEPOSIT IN ANY SOLID WASTE FACILITY OR LANDFILL OPERATED BY OR UNDER CONTRACT FOR HARFORD COUNTY AND LOCATED WITHIN HARFORD COUNTY, SHALL BE ACCEPTED BY THE COUNTY UPON PAYMENT OF A FEE OF TEN DOLLARS (\$10.00) PER TON AS DETERMINED BY VEHICLE WEIGHT OR VEHICLE TYPE AND CAPACITY.
- (b) Any solid waste, extracted outside the County or originating outside the County, for deposit in any solid waste facility or landfill operated by or for Harford County and located within Harford County, shall be accepted upon payment of a fee of eighteen dollars (\$18.00) per ton, as determined by [weighing] VEHICLE WEIGHT or vehicle TYPE AND capacity. [Any additional fees or changes in fees shall be by legislative act.]
- (c) To facilitate the collection of the disposal fees authorized under this Article, the Director of Public Works is hereby authorized to request routing maps, clientele lists, days of collection, trust assignments, and other pertinent information from users of facilities operated by or for the County. Every user is required to supply this information upon request, regardless of the type of vehicle being used to haul the waste matter, and regardless of whether the collection is from private or commercial sources.
- (d) IN ACCORDANCE WITH SECTION 523 OF THE CHARTER, A SPECIAL REVENUE FUND SHALL BE ESTABLISHED BY THE TREASURER TO CONTROL

81-24 AS AMENDED

THE REVENUES DERIVED FROM THE COLLECTION OF DISPOSAL FEES. THE DISPOSAL FEES SHALL BE DEDICATED TO THE OPERATION AND 3 MAINTENANCE OF THE DIVISION OF SOLID WASTE IN THE DEPARTMENT 4 OF PUBLIC WORKS, WITH THE EXCEPTION THAT ONE DOLLAR (\$1.00) 5 PER TON EXCLUSIVE OF TIRE DISPOSAL FEES SHALL BE DEDICATED 6 TO THE DEPARTMENT OF PARKS AND RECREATION, TO BE USED FOR THE DEVELOPMENT OF COMPLETED COUNTY LANDFILLS FOR PARK AND RECREA-TIONAL USE.

(e) THE DEPARTMENT OF PUBLIC WORKS SHALL PROMULGATE RULES AND REGULATIONS IN ORDER TO IMPLEMENT THE PROVISIONS OF THIS SECTION. ANY ADDITIONAL FEES SHALL BE ESTABLISHED BY LEGISLATIVE 12 ACT.

13 Section-2:--And-Be-Et-Turther-Enasted, -that-this-Act-is-hereby deelared-to-be-an-Emergency-Act7-necessary-for-the-protection of-the-health,-safety-and-welfare-of-Harford-County-eitizens, and-shall-take-effect-upon-the-date-it-becomes-law-

Section 2. And Be It Further Enasted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: July 20, 1981

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BOUK 6 PAGE 539

BY THE COUNCIL.

	DI THE COUNCIL	
Read the third time, BI	ILL NO. 81-24 (as amended)	
	81-15 (May 19, 1981) (with amend	ments)
FailedxefxPea		
	By order	
	ayla Markoradi , Secr	etary
Sealed with the County	Seal and presented to the County Ex	ecutive
for his approval this	20th day of May	, 1981
at3:00 o'cloc		
	BY THE EXECUTIVE	etary
	County Executive Date 1/164 20 4, 1981	

BY THE COUNCIL

This Bill (No. 81-24 (as amended), having been approved by the Executive and returned to the Council, becomes law on May 20, 1981.

angle Markovski , Secretary

Rec'd & Recorded 9-9 19 8 at 9:00 A M. H. Liber 6 Folio 536 examined per H. Douglas Chilosat, Clerk, Harford Co.

EFFECTIVE DATE: July 20, 1981

AS AMENDED

AS AMENDED

BOU! 6 PAGE 540

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-25 (AS AMENDED)

I	ntrodu	ced by	Council County E	Preside xecutiv	nt Hardw e	icke at	the requ	lest of	ine
L	egisla	tive Day	No. 8	1-11		Date	April	14, 1981	
A	N ACT	to amend	l Section	11-37,	heading	, Reserv	ved, of	Article	I,
		heading,	. In Gene	ral, of	Chapter	11, hea	ading, F	inance a	nd
		Taxation	n, of the	Harfor	d County	Code as	s amende	d to pro	vide
		for the	issuance	of a t	ax lien	certific	cate upo	n paymen	t
		of a fee	e .						
			Ву (the Cour	cil,	April	14, 198	1	manufacture of the same of the
	Introd	uced, r	ead first	time,	ordere	d posted	and pub	lic near	ing schedu
			on:	Ma	ay 12, 1	981			
		•	at:		6:30 P	.м.			
		В	y Order:	Que	ela M	arkun	di	, Sec	retary
				U					
					PUBLIC H				ml
							ice of t		
			title of						to the
			olic hear				May 12,	1981	
ě	and co	ncluded	on	May	12, 198	1	•		
		•		any	ela II,	Darker	ski_	, Se	cretary
EXPLAN	ATION:	[Bracket.existing added to	INDICATE Mess indicates in	te mat rlining amendmen	ter delet indicates t. Langua	ed from language age lined		o. 8	1-25

BOUK 6 PAGE 541

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section 11-37, heading, Reserved, of Article 1, heading, In General, of Chapter 11, heading, Finance and Taxation, of the Harford County Code, be, and it is hereby amended, all to read as follows:

Chapter 11. Finance and Taxation.

Article I. In General.

8 Section 11-37. [Reserved] TAX LIEN CERTIFICATE.

PROVIDE FOR THE ISSUANCE OF A LIEN CERTIFICATE STATING WHETHER

ANY, AND, IF SO, WHAT, COUNTY CHARGES OR ASSESSMENTS EXIST

AGAINST ANY PARTICULAR PROPERTY, AND TO MAKE A CHARGE OF NOT

EXCEEDING TEN DOLLARS (\$10.00) FOR EACH SUCH CERTIFICATE. SAID

CERTIFICATE SHALL SHOW ALL CHARGES AND ASSESSMENTS OF EVERY

CHARACTER DUE HARFORD COUNTY, AT THE TIME OF THE ISSUANCE OF

THE CERTIFICATE, INCLUDING STATE AND COUNTY TAXES, BENEFIT

ASSESSMENTS AND OTHER CHARGES.ABB OF WHICH SAID CHARGES AND

ASSESSMENTS SHABB BE BIENS AGAINST THE PROPERTY AFFECTED

UNTIL PAID.

(b) THE ABOVE ENUMERATION OF CHARGES AND ASSESSMENTS SHALL NOT BE CONSTRUED AS EXCLUSIVE OF OTHER CHARGES AND ASSESSMENTS

NOT HEREIN ENUMERATED WHICH MAY HAVE BEEN OR WHICH MAY HEREAFTER

BE AUTHORIZED AND IMPOSED. ALL OF WHICH SHALL BE LIENS FROM THE

TIME OF THEIR IMPOSITION AS HEREINABOVE PROVIDED; PROVIDED THAT

NO CHARGE DUE AT OR PRIOR TO THE TIME OF ISSUANCE OF A CERTIFICATE

SHALL BE A LIEN AGAINST ANY PROPERTY AFTER THE ISSUANCE OF A LIEN

CERTIFICATE RESPECTING SUCH PROPERTY UNLESS SUCH CHARGE IS SHOWN

THEREON.

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: July 13, 1981

800Y 6 PAGE 542

BY THE COUNCIL

	ILL NO. 81-25 (as amended),
Passed LSD	81-14 (May 12, 1981) (with amendments)
KXXXXXXXXXXX	rrage
	By order
	angele Machowskii, Secretary
Sealed with the County	Seal and presented to the County Executive
	13th day of May , 1981
at o'cloc	ek P.M.
The state of the s	BY THE EXECUTIVE
APPROVED:	County Executive Date = /4/8/

BY THE COUNCIL

This Bill (No. 81-25 (as amended), having been approved by the Executive and returned to the Council, becomes law on May 14, 1981.

angle Machareli, Secretary

Rec'd & Recorded 9-9 198/ at 4:00 4.M.

We C Liber 6 Folio 540 & examined per

H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: July 13, 1981

6 PAGE 543 BOOK

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

RTH NO 81-26

DILL NO. OL-ZO
Council President Hardwicke at the request of the Introduced by County Executive
Legislative Day No. 81-11 Date April 14, 1981
AN ACT to repeal and re-enact with amendments, Section 24-36.1,
heading, Annual Debt Retirement Assessment Rates, of Article
11, heading, Joppatowne Sanitary Subdistrict, of Chapter 24,
heading, Water and Sewer, of the Harford County Code, as
amended; to provide that the annual assessment debt retirement
provided for in Chapter 24 of the Harford County Code, as .
amended, which may become delinquent shall bear interest at a
stated amount.
By the Council, April 14, 1981
Introduced, read first time, ordered posted and public hearing scheduled
on: May 12, 1981
at: 6:30 p.m.
By Order: Angla Markawski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on May 12, 1981
and concluded onMay 12, 1981
agela Markowski , Secretary
NATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined

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through indicates matter stricken out of Bill by amendment.

BILL NO. 81-26

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Section 1. Be It Enacted By The County Council Of Harford
County, Maryland, that Section 24-36.1, heading, Annual Debt
Retirement Assessment Rate, of Article 11, heading, Joppatowne
Sanitary Subdistrict, of Chapter 24, heading, Water and Sewer,
of the Harford County Code, as amended, be, and it is hereby
repealed and re-enacted with amendments, all to read as follows:
Chapter 24. Water and Sewer.

Article 11. Joppatowne Sanitary Subdistrict.

Section 24-36.1. Annual Debt Retirement Assessment Rates.

(a) Annual debt retirement assessment rates are hereby established against each person and property receiving water and sewer service from the facilities of the Joppatowne Sanitary Subdistrict to provide funds for the payment of capital indebtedness, obligations and expenditures incurred for the subdistrict in the following listed annual amounts:

Meter size		assessment retirement	for
5/8"	5	90.00	
3/4"		180.00	
l"		270.00	
1-1/4"		360.00	
1-1/2"		720.00	
2"		756.00	
3"]	1,390.00	
4 "	6	5,840.00	

- (b) The Treasurer may charge an amount extrapolated from the above table for a meter size not listed in the table and for those persons and properties who receive only water or sewer service from the subdistrict.
- (c) It is anticipated that these rates shall be in effect for a period of forty (40) years. As new persons or properties are provided services, they shall begin paying the established rate

BOOK 6 FACE 545

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that is in effect at the time of connection to the system and shall not be required to pay longer than others who are receiving service from the subdistrict. The rates shall be reviewed at least biannually but shall not be changed unless there would be a substantial reduction in the annual rate sufficient to warrant the administrative expense for such a reduction. Persons/properties in the Joppatowne Sanitary Subdistrict may elect to pay the total individual amount in one (1) complete payment. THE ANNUAL ASSESSMENT FOR DEBT RETIREMENT SHALL BE DUE ON THE SAME DATE AS COUNTY REAL ESTATE TAXES AND AFTER OCTOBER 1, SHALL BEAR INTEREST AT THE RATE OF ONE AND ONE HALF PERCENT (1-1/2%) PER MONTH OR FRACTION THEREOF, UNTIL THE AMOUNT IS PAID IN FULL. Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: July 13, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately avilable for distribution to the public and the press.

agele Mastrock', Secretary

800K 6 PAGE 546

BY THE COUNCIL
Read the third time, BILL NO. 81-26,
Passed LSD 81-14 (May 12, 1981) (wixxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
Railedxaixbasxagex
Ey order
angle Machandi, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 13th day of May , 1981
at 3:00 o'clock P.M.
Augh Malucki, Secretary
BY THE EXECUTIVE
APPROVED: County Executive Date 5/4/8/
BY THE COUNCIL
This Bill (No. 81-26), having been approved by the Executive
and returned to the Council, becomes law on May 14, 1981.
Angels Maskouski, Secretary
Rec'd & Recorded 1/-/0 19 8/ at 1:00 P. M. Liber Folio 543 & examined per Liber Chilcoat, Clerk, Harford Co. H. Douglas Chilcoat, Clerk, Harford Co.

TIVE DATE:

July 13, 19

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-27 (AS AMENDED)

Introdu	Council President Hardwicke at the request of the county Executive
Legisla	tive Day No. 81-11 Date April 14, 1981
AN ACT	to repeal and re-enact with amendments Section 24-12(a),
	heading, Connection Charges, of Article I, heading, In
	General, of Chapter 24, heading, Water and Sewer, of the
	Harford County Code as amended to provide that the interest
	charged on connections for water and sewer lines be established
	at eighteen percent (18%) fifteen percent (15%) on the unpaid .
	balance.
	By the Council, April 14, 1981
Introd	uced, read first time, ordered posted and public hearing schedule
	on: May 12, 1981
	at: 6:30 p.m.
	By Order: Angle Markowski, Secretary
	PUBLIC HEARING
	Maving been posted and notice of time and place
of hea	ring and title of Bill having been published according to the
Charte	r, a public hearing was held on May 12, 1981
and co	ncluded on May 12, 1981
	agele Markenski . Secretary
EXPLANATION:	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

by amendment.

BILL NO. 81-27

AS AMENDED

800X 6 PAGE 548

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section 24-12(a), heading, Connection Charges, of Article I, heading, In General, of Chapter 24, heading, Water and Sewer of the Harford County Code as amended, be, and it is hereby repealed and re-enacted with amendments, all to read as follows:

Chapter 24. Water and Sewer.

Article I. In General.

Section 24-12. Connection Charges.

(a) The County shall make a charge for every drainage, sewer and water connection in the amount set by law, if not previously paid. Connection charges, which are used to amortize the costs of capital facilities, shall be established from time to time by law. Connection charges may be based upon reasonable classifications that may vary within any water, sewer or drainage syste, and among any such systems depending on the existence of any special circumstances. The charges shall not be limited to the costs of the County for making such connections. The Treasurer shall determine the manner in which such charges shall be paid by adopting appropriate rules and regulations.

WHEN CONNECTION CHARGES ARE FINANCED OVER A PERIOD OF YEARS, THE INTEREST CHARGES ON ANY UNPAID BALANCE SHALL BE EXEMTEEN

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: July 20, 1981

81-27 AS AMENDED 6 PAGE **549**

	BY THE COUNCIL
	Read the third time, BILL NO. 81-27 (as amended)
	Passed LSD 81-15 (May 19, 1981) (with amendments)
	Earterxkixbakask
	Ey order
	Angele Markedi, Secretary
	Sealed with the County Seal and presented to the County Executive
	for his approval this 20th day of May , 1981
	at 3:00 o'clock P.M.
Ada	Angels Markeveli, Secretary
	BY THE EXECUTIVE
	APPROVED: Connty Executive
	Date 7/101/2011/95/
	BY THE COUNCIL
	This Bill (No. 81-27 (as amended), having been approved
b	y the Executive and returned to the Council, becomes law on
	ay 20, 1981.
	Augele Markershi, Secretary

H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: July 20, 1981

81-27

AS AMENDED

800K 6 PAGE 550

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-28 (AS AMENDED)

	Council President Hardwicke at the request of the Introduced by County Executive
	Legislative Day No. 81-11 Date April 14, 1981
	AN ACT to repeal and re-enact with amendments Section 24-24, heading,
	Payment for Capital Indebtedness, of Article 1, heading, In
	General, of Chapter 24, heading, Water and Sewer, of the Harford
	County Code as amended; to provide for acceleration and payment
	of unpaid charges at settlement.
	E, the Council, April 14, 1981
	Introduced, read first time, ordered posted and public hearing schedule
	on: May 12, 1981
	at: 6:30 P.M.
	By Order: Augela Markaneli, Secretary
	V
	PUBLIC HEARING
	Having been posted and notice of time and place
	of hearing and title of Bill having been published according to the
	Charter, a public hearing was held onMay 12, 1981
	and concluded on May 12, 1981
	angele Markenski, Secretary
Α.	NATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
1	[Brackets] indicate matter deleted from existing law. Underlining indicates language
No.	added to Bill by amendment. Language Lined through indicates matter stricken out of BILL

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Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section 24-24, heading, Payment for Capital Indebtedness, of Article 1, heading, In General, of Chapter 24, heading, Water and Sewer, of the Harford County Code, as amended, be, and it is hereby repealed and re-enacted with amendments all to read as follows:

E 700 432

Chapter 24. Water and Sewer.

8 Article 1. In General.

Section 24-24. Payment for Capital Indebtedness.

- (a) For the purpose of providing funds for the investigations, surveys, design, construction, establishment, purchase, condemnation or depreciation of water supply, sewerage and drainage systems in the County, and for the purpose of paying any debt of these systems, the Council may:
- (1) Establish a reserve fund pursuant to Section 523(d) of the Chapter.
 - (2) Incur debt as provided for by the Charter.
- (3) Establish charges based upon connections to the system and other criteria.
- (4) Levy special assessments on the properties benefited by a particular project or portion of the system.
- (5) Levy assessments on all property benefited by water supply, sewerage or drainage systems in the County.
- (6) Levy an ad valorem tax on all taxable real property in the County.
 - (7) Establish and levy surcharges.
- (b) [Except for the payment of a tax or past due debts, the County shall not accelerate the payment of any charges at the time of sale of a lot or property not otherwise past due on the date of transfer.] TAXES AND PAST DUE DEBTS SHALL BE PAID IN FULL PRIOR TO TRANSFER OF THE PROPERTY. THE COUNTY SHALL ACCELERATE THE PAYMENT OF AREA CHARGES DUE AT OR PRIOR TO

81-28
AS AMENDED

800K 6 PAGE 552

SETTLEMENT-ADDITIONALLY, AREA CONNECTION CHARGES WHICH HAVE BEEN PRORATED OVER A PERIOD OF YEARS PURSUANT TO AN AGREEMENT BETWEEN THE PROPERTY OWNER AND THE COUNTY SHALL, UPON TRANSFER OF THE PROPERTY PRIOR TO PAYOUT OF THE AREA CONNECTION CHARGE, BE PAID IN FULL. The person purchasing the lot or property will assume the liability of all existing water, sewer or drainage charges that are not past due, except where the purchaser and seller agree otherwise. Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: July 13, 1981

BOOK 6 PAGE 553

BY THE COUNCIL

Read the third time, BILL NO. 81-28 (as amended),
Passed LSD 81-14 (May 12, 1981) (with amendments)

By order
Angle Markushi, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 13th day of May , 19 81
at 3:00 o'clock P.M.
Orgele Markeveli, Secretary
BY THE EXECUTIVE
APPROVED: Sound Description County Executive Date 5/14/8/
BY THE COUNCIL
This Bill (No. 81-28 (as amended), having been approved by
the Executive and returned to the Council, becomes law on May 14, 1981.
and Markowski, Secretary
Rec'd & Recorded //-10 198 at /-00 M. WC Liber 6 Folio 550 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: July 13, 1981

81-28 AS AMENDED BOOK 6 PAGE 554

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-29 (AS AMENDED)

Council President Hardwicke at the request of the Introduced by County Executive
Legislative Day No. 81-11 Date April 14, 1981
AN EMERGENCY ACT to repeal the Harford County Pay Plan, Ordinance Number 80-35 and to enact new pay plans to become effective on July 1, 1981, and January 1, 1982, to provide pay plans for County employees and plans for law enforcement personnel, judicial service employees and state's attorney's employees; further to repeal the exempt personnel plan and salary grades, Ordinance Number 80-37, and the Harford County Classification Plan, Ordinance Number 80-64 and to repeal Ordinance Number 80-80; and to provide a new classification plan and salary grade schedule for classified County employees and new position plans and salary grades for exempt County employees, and to provide new position plans and salary grades for employees of the Sheriff's Department, Circuit Court System and the State's Attorney's Office; all in accordance with Section 603 of the Charter, and to provide that this Act shall not be codified in the Harford County Code.
Introduced, read first time, ordered posted and public hearing schedul on: May 12, 1981 at: 6:30 P.M.
By Order: Angle Markowski, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on May 12, 1981
and concluded on May 19, 1981
agle Markenski Secretary
ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

BOOK 6 PAGE 555

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Harford County Ordinance Number 80-35, heading, 3 Harford County Pay Plan; Ordinance Number 80-37, heading, Exempt Personnel Plan and Salary Grades; Ordinance Number 80-64, heading, 5 Harford County Classification Plan; Ordinance Number 80-80 be, and they are hereby repealed, and that the new pay plans, 6 classification and salary grade schedule, and special grade 8 and pay plans be, and they are hereby enacted to stand in lieu of the repealed ordinances, all to read as follows: 10

HARFORD COUNTY

CLASSIFICATION PLAN

11

12	Schedule A		Grade
13		GENERAL ADMINISTRATION	
14		Administrative Assistant I	S-06
15		Administrative Assistant II	S-08
16		Administrative Assistant III	S-09
17		Bus Driver	S-02
18		BUYER I	S-08
19		BUYER II	<u>s-10</u>
20		Coordinator, Commission for Women	M-10
21		Coordinator, Commission on Aging	M-10
22	5	Crisis Intervention Worker	S-02
23		Assistant County Attorney	M-16
24		Deputy County Attorney	11-17
25		Deputy Director Civil Defense	M-10
26		Dispatcher (D.P.W.)	S-05
27		Equal Opportunity Officer	S-06
28		Grants Coordinator	S-12
29		Grants Specialist I	S-06
30		Grants Specialist II	S-8
31		Human Relations Coordinator	M-10
32		Legal Assistant	S-09

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1	Legislative Drafter	M-11
2	Legislative Research Assistant	S-06
3	Management Analyst	M-12
4	Management Assistant I	M-08
5	Management Assistant II	M-10
6	Management Assistant III	M-12
7	Motor Coach Driver	S-04
8	Nutrition Site Manager	s-01
9	Ombudsman	M-12
10	Outreach Worker	S-04
11	Personnel Analyst	s-10
12	Personnel Assistant	S-07
13	Personnel Clerk I	S-03
14	Personnel Clerk II	S-05
15	Personnel Clerk III	S-06
16	Personnel Specialist	S-08
17	Supervisor Nutrition Project	S-06
18	Telecommo/Graphics Operator	S-04
19	BUILDING MAINTENANCE	
20	Building Maintenance Person	S-04
21	Building Maintenance Mechanic I	S-05
22	Building Maintenance Mechanic II	S-07
23	Building Maintenance Mechanic III	S-09
24	Building Supervisor	M-10
25	Chief Custodian	S-05
26	Custodian	S-01
27	Superintendent of Buildings and Ground	s M-12
28	CLERICAL	
29	Clerk Stenographer I	S-03
30	Clerk Stenographer II	S-04
31	Clerk Typist I	S-02
32	Clerk Typist II	5-03

81-29 AS AMENDED

Cycle	- 1
Telecommo/Graphics Supervisor	S-05
Mail Room Clerk/Messenger	S-02
Office Aide	S-01
Secretary I	S-04
Secretary II	S-05
ENGINEERING	
Chief Bureau of Construction and Inspection	M-14
Chief Bureau of Engineering Services	M-14
Chief Bureau of Special Projects	M-14
Chief Construction Inspector	M-12
Chief Division of Engineering	M-16
Chief Division of Highways	M-15
Chief Division of Solid Waste Management	M-14
Chief Division of Water and Course	W 3.5

A HICE 557

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Chief Division of Water and Sewer M - 15Chief Operation and Maintenance M-13Civil Engineer I S-10 Civil Engineer II M-12Civil Engineer III M-14Construction Inspector I S-05 Construction Inspector II S-07 Construction Inspector III S-09 Draftsman I S-04 Draftsman II S-05 Draftsman III S-07 Engineering Aide I S-03 Engineering Aide II S-05 Engineering Aide III S-07

S-09

S-06

S-09

Engineering Aide IV

Rights-of-Way Agent I

Rights-of-Way Agent II

81-29 AS AMENDED

800K 6 PAGE 558

	Rights-Ol-Way Agent III	M-TT
2	Traffic Engineer	S-12
3	TREASURY	
4	Account Clerk I	S-03
5	Account Clerk II	S-0.5
6	Account Clerk III	S-07
7	Budget Analyst	S-12
8	Buyer I	S-08
9	Buyer II	S-10
10	Chief of Accounting Operations	M-14
11	Computer Operator I	S-06
12	Computer Operator II	S-09
13	Computer Operator Trainee	s-05
14	Comptroller	M-14
15	Data Entry Operator I	S-02
16	Data Entry Operator II	S-03
17	Data Entry Leader	S-04
18	Data Processing Control Clerk	S-04
19	Data Processing Supervisor	M-13
20	Deputy Comptroller	M-12
21	Deputy Treasurer	M-15
22	Internal Auditor I	S-10
23	Internal Auditor II	S-12
24	Programmer I	S-07
25	Programmer II	S-09
26	Programmer III	M-11
27	Programmer Analyst	S-10
28	Supervisor of General Accounting	M-12
29	Supervisor of Water and Sewer	
30	Accounting	M-12
31	PARKS AND RECREATION	
32	Activity Coordinator	S-11
33	Chief of Parks and Facilities	M-14
	The second of th	The state of the s

Chief of Recreation



BOOK 6 PAGE 559

1	Community Director	S-08
2	Community Leader	S-06
3	District Supervisor	M-11
4	Park Naturalist	S-08
5	Park Security Worker	S-05
6	Program Coordinator for the	
7	Handicapped	S-08
8	Supervisor of Maintenance (P&R)	M-12
9	PLANNING AND ZONING	
10	Planner I	S-10
11	Planner II	S-12
12	Planner III	M-14
13	Planner IV	M-16
14	Planning Assistant	S-08
15	Planning Assistant II	S-09
16	Urban Design Specialist	M-14
17	Zoning Administrator	M-13
18	Zoning Inspector I	S-07
19	Zoning Inspector II	S-09
20	PUBLIC SAFETY	
21	Animal Control Warden I	S-04
22	Animal Control Warden II	S-05
23	Animal Control Warden III	S-06
24	Assistant Chief (Central Alarm)	M-08
25	Central Records Administrator I	L-15
26	Central Records Administrator II	L-18
27	Central Records Clerk	L-07
28	Chief Animal Control Warden	M-07
29	Chief Deputy Sheriff	L-24
30	Chief Emergency Equipment Dispatcher	M-09
31	Clerk Dispatcher I	L-07
32	Clerk Dispatcher II	L-08

800% 6 PAGE 568

1	Cook	L-04
2	Correctional Officer I	L-07
3	Correctional Officer II	L-08
4	Correctional Officer III	L-10
5	Correctional Officer IV	L-13
6	Correctional Officer V	L-17
7	Correctional Officer VI	L-22
8	Correctional Officer VII	L-23
9	Deputy Sheriff I	L-08
0	Deputy Sheriff II	L-10
1	Deputy Sheriff III	L-15
2	Deputy Sheriff - Nurse	L-11
3	Deputy Sheriff IV	L-18
4	Deputy Sheriff V	L-20
5	Deputy Sheriff VI	L-22
6	Deputy Sheriff VII	L-23
7	Emergency Equipment Dispatcher I	S-06
8	Emergency Equipment Dispatcher II	S-07
9	Emergency Equipment Dispatcher III	S-08
0	Maintenance Supervisor I	L-10
1	Maintenance Supervisor II	L-13
2	Secretary I	L-04
3	Secretary II	L-07
4	Security Guard	L-07
5	Steward I	L-10
6	Steward II	L-13
7	LABOR AND TRADES	
8	Assistant Foreman	H-09
9	Assistant Sign Fabricator	S-04
0	Assistant Storekeeper	H-01
1	Automobile Equipment Supervisor	M-11
2	Automobile Mechanic I	H-09

5008 6 PAGE **361**

1	Automotive Mechanic II	H-11
2	Automotive Mechanic Helper	н-06
3	Chauffeur - Laborer (Hwys)	н-05
4	Chauffeur - Laborer (P & R)	H-05
5	Chauffeur - Laborer (W & S)	H-05
6	Chief-Materials and Testing	s-11
7	Equipment Operator I	H-06
8	Equipment Operator II	н-08
9	Equipment Operator III	H-11
10	Flag Person	H-00
11	Foreman	M-09
12	Laboratory Technician	
13	Laborer (Hwys) Entry Level	S-08
14	Laborer (P & R) Entry Level	H-00
15	Laborer (W & S) Entry Level	H-00
16		H-00
17	Laborer (Hwys)	H-01
18	Laborer (P & R)	H-01
19	Laborer (W & S)	H-01
20	Landfill Checker	S-01
21	Lubrication Person	H-08
22	Maintenance Person	H-06
23	Maintenance Person (P & R)	H-06
24	Material Inspector I	S-05
25	Material Inspector II	S-07
26	Material Inspector III	S-09
27	Meter Mechanic	H-06
28	Plant Operator Trainee	S-05
29	Pumping Station Mechanic	S-08
30	Senior Waste Water Plant Operator	S-08
	Senior Water Plant Operator	S-08
31	Sign Fabricator	S-07
32	Storekeeper	H-08

800% 6 PAGE 562

81-29 AS AMENDED

2	Mechanic (W & S)	H-10
3		
4	Superintendent (Hwys W & S)	M-13
5	Superintendent Highways Construction and Drainage	M-13
6	Superintendent Plant Operations	M-12
7	Supervisor Maintenance (Hwys W & S)	W 11
8	(mwys w a s)	M-11
9	Supervisor Operations (W & S)	S-09
10	Tire Person	H-02
11	Tractor Trailer Operator	H-07
12	Trades Helper	H-01
13	Utility Person	H-10
14	Waste Water Plant Operator	S-07
15	Watchman	H-00
16	Water Plant Operator	S-07
17	INSPECTIONS	
18	Building Inspector I	S-08
19	Building Inspector II	S-09
20	Building Inspector III	s-11
21	Chief Building Inspector	M-13
22	Chief Electrical Inspector	M-13
23	Chief Permits Clerk	M-09
24	Chief Plumbing Inspector	M-13
25	Electrical Inspector I	S-08
26	Electrical Inspector II	S-09
27	Electrical Inspector III	S-11
28	Permits Clerk	S-07
29	Plans Reviewer	S-08
30	Plumbing Inspector I	S-08
31	Plumbing Inspector II	S-09
- 1	· · · · · · · · · · · · · · · · · · ·	

100 6 PAGE 563

1	Plumbing Inspector III	S-11
2	Safety Officer (Division of Safety)	M-13
3	Safety Inspector	S-07
4	Sediment Control Inspector	S-08
5		
6	HARFORD COUNTY	
7	EXEMPT PERSONNEL PLAN AND SALARY GRADES	
8	Schedule B	
9	County Attorney (Part-Time)	ES-38
10	Clerk	ES-10
11	Council Attorney (Part-time)	ES-35
12	Director of Administration	ES-42
13	Director of Civil Defense and Emergency Preparedness (Part-time)	
14	rieparedness (Part-time)	ES-1
15	Director of Community Services	ES-34
16	Director of Inspections, Licenses & Permits	ES-38
17	Director of Parks & Recreation	ES-38
18	Director of Planning & Zoning	ES-38
19	Director of Procurement	ES-36
20	Director of Public Works	ES-42
21	Executive Staff Director	ES-36
22	Personnel Officer	ES-36
23	Public Information Officer (Part-time, Temporary)	ES-1
24	Legislative Liaison (Part-time)	ES-1
25	Secretary - Procurement	ES-24
26	Personnel	ES-24
27	- Community Services	ES-24
28	- Administration	ES-26
29	- Department of Public Works	ES-26
30	- Treasurer	ES-26
31	- County Executive	ES-27
32	- County Attorney	FC-25

300% 6 PAGE 564

1	- Permits, Licenses & Inspections	ES-25
2	- Parks & Recreation	ES-25
3	- Planning & Zoning	ES-25
4	Secretary of the Council	ES-33
5	Economic Development Director	ES-35
6	Treasurer	ES-42
7	Minimum Salary	Maximum Salary
8		<u> </u>
9	People's Counsel \$12,900	\$17,400
10	Zoning Hearing Examiner (Part-time) \$12,900	\$15,375 \$15,750
12	ASSOCIATE ZONING HEARING	
13	EXAMINER (PART-TIME)	\$14,375 \$14,750
14		
15	HARFORD COUNTY	
16	SPECIAL FUNDED POSITION AND SALARY GRADES	
10	OT TOTAL TOTAL TOTAL TEND DALLARIT GRADES	
17	Schedule C	
17	Schedule C	ES-32
17 18	Schedule C JUDICIAL	ES-32 ES-33
17 18 19	Schedule C JUDICIAL Assistant State's Attorney (Part-time) 90%	
17 18 19 20	Schedule C JUDICIAL Assistant State's Attorney (Part-time) 90% Assistant State's Attorney (Full-time)	ES-33
17 18 19 20 21	Schedule C JUDICIAL Assistant State's Attorney (Part-time) 90% Assistant State's Attorney (Full-time) Court Bailiff	ES-33 ES-6
117 118 119 220 221 222	Schedule C JUDICIAL Assistant State's Attorney (Part-time) 90% Assistant State's Attorney (Full-time) Court Bailiff Court Reporter	ES-33 ES-6 ES-31
117 118 119 220 221 222 223	Schedule C JUDICIAL Assistant State's Attorney (Part-time) 90% Assistant State's Attorney (Full-time) Court Bailiff Court Reporter Deputy State's Attorney (Part-time)	ES-33 ES-6 ES-31 ES-36
117 118 119 220 221 222 223 224	Schedule C JUDICIAL Assistant State's Attorney (Part-time) 90% Assistant State's Attorney (Full-time) Court Bailiff Court Reporter Deputy State's Attorney (Part-time) July Commissioner	ES-33 ES-6 ES-31 ES-36 ES-22
117 118 119 220 221 222 223 224 225	Schedule C JUDICIAL Assistant State's Attorney (Part-time) 90% Assistant State's Attorney (Full-time) Court Bailiff Court Reporter Deputy State's Attorney (Part-time) July Commissioner Law Clerk	ES-33 ES-6 ES-31 ES-36 ES-22 ES-15
117 118 119 220 221 222 223 224 225 226	Schedule C JUDICIAL Assistant State's Attorney (Part-time) 90% Assistant State's Attorney (Full-time) Court Bailiff Court Reporter Deputy State's Attorney (Part-time) July Commissioner Law Clerk Secretary (Judicial) Master in Equity Minimum	ES-33 ES-6 ES-31 ES-36 ES-22 ES-15 ES-25 ES-34 Maximum
117 118 119 220 221 222 223 224 225 226 227	Schedule C JUDICIAL Assistant State's Attorney (Part-time) 90% Assistant State's Attorney (Full-time) Court Bailiff Court Reporter Deputy State's Attorney (Part-time) July Commissioner Law Clerk Secretary (Judicial) Master in Equity	ES-33 ES-6 ES-31 ES-36 ES-22 ES-15 ES-25 ES-34
117 118 119 220 221 222 223 224 225 226 227 228	Schedule C JUDICIAL Assistant State's Attorney (Part-time) 90% Assistant State's Attorney (Full-time) Court Bailiff Court Reporter Deputy State's Attorney (Part-time) July Commissioner Law Clerk Secretary (Judicial) Master in Equity Minimum	ES-33 ES-6 ES-31 ES-36 ES-22 ES-15 ES-25 ES-34 Maximum

300K 6 PAGE 565

AS AMENDED

Associate Zoning Hearing Examiner (Part-time)

\$14,375

Court Bailiff (Part-time)

\$30.00 per day

Court Reporter (Part-time)

\$ 4,900.00

Minimum Salary

Maximum Salary

Investigator-Coordinator

\$ 3,900.00

Law Intern (Part-time)

\$4.20 per hour

Note: The above positions are funded by Harford County pursuant to State Law, and this plan is included as a schedule of payments only; the above listed positions are not Harford County employment positions.

BOOK 6 PAGE 566

HARFORD COUNTY SALARY PAY SCHEDULE CLASSIFIED MANAGEMENT SERVICE

EFFECTIVE JULY 1, 1981

Section D.

	1	_	3	-7		**				
M-1	9,479	9,711	9,940	10,171	10,435	10,698	10,863	10,997	11,160	11,292
M-2	9,940	10,171	10,435	10,698	11,029	11,325	11,490	11,655	11,820	11,985
M-3	10,435	10,698	11,029	11,325	11,655	11,985	12,150	12,348	12,512	12,710
0 M-4	11,029	11,325	11,655	11,985	12,348	12,710	12,908	13,074	13,302	13,501
1 M-5	11,655	11,985	12,348	12,710	13,074	13,501	13,698	13,930	14,128	14,359
2 M-6	12,318	12,710	13,074	13,501	13,930	14,359	14,590	14,820	15,083	15,348
3 M- 7	13,074	13,501	13,930	14,359	14,820	15,315	15,579	15,841	16,106	16,403
4 M-8	13,930	14,359	14,820	15,315	15,841	16,370	16,667	16,963	17,261	17,556
5 M-9	14,820	15,315	15,841	16,370	16,963	17,556	17,853	18,184	18,514	18,843
5 M-10	15,841	16,370	16,963	17,556	18,184	13,843	19,171	19,534	19,896	20,261
7 M-11	16,963	17,556	18,184	18,843	19,534	20,261	20,623	21,019	21,414	21,843
8 M-12	18,184	18,843	19,534	20,261	21,019	21,810	22,239	22,667	23,096	23,557
.9 M-13	19,534	20,261	21,019	21,810	22,667	23,557	24,019	24,480	24,975	25,470
:0 M-14	21,019	21,810	22,667	23,557	24,480	25,437	25,964	26,494	27,019	27,580
L M-15	22,667	23,557	24,480	25,437	26,468	27,547	28,107	28,667	29,261	29,887
12 M=16	24,480	25,437	26,459	27,547	28,667	29,855	30,711	31,365	32,031	32,691
. ; M-17	26,459	27,547	28,667	29,855	30,968	32,128	32,730	33,344	33,972	34,611
4 M-18	28,667	29,855	30,968	32,128	33,344	34,611	35,263	35,929	36,608	37,301

81-29

AS AMENDED

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2			#	SALAR	Y PAY SCH	EDULE		AS	AMENDE	ש
3			C	LASSIFIED	MANAGEME	NT SERVICE				
4				EFFECT1V	E JANUARY	1,1982				3
5 Secti	on E.									
6	1	2	3	4	5	6	7	8	9	10
7 M-1	9,609	9,905	10,139	10,374	10,644	10,912	11,080	11,217	11,383	11,518
3 M-2	10,139	10,374	10,644	10,912	11,250	11,552	11,720	11,888	12,056	12,225
9 M-3	10,644	10,912	11,250	11,552	11,888	12,225	12,393	12,595	12,762	12,964
10M-4	11,250	11,552	11,888	12,225	12,595	12,964	13,166	13,335	13,568	13,771
11M-5	11,888	12,225	12,595	12,964	13,335	13,771	13,972	14,209	14,411	14,646
12M-6	12,595	12,964	13,335	13,771	14,209	14,646	14,882	15,116	15,385	15,655
13M-7	13,335	13,771	14,209	14,646	15,116	15,621	15,891	16,158	15 428	16,731
14 M-8	14,209	14,646	15,116	15,621	16,158	16,697	17,600	17,302	17,600	17,907
15 M-9	15,116	15,621	16,158	16,697	17,302	17,907	18,210	18,548	18,884	19,220
16 M-10	16,158	10,697	17,302	17,907	18,548	19,220	19,554	19,925	20,294	20,666
L7 M-11	17,302	17,907	18,548	19,220	19,925	20,666	21,035	21,439	21,842	22,280
L8 M-12	18,548	19,220	19,925	20,666	21,439	22,246	22,684	23,120	23,558	24,028
L9 M-13	19,925	20,666	21,439	22,246	23,120	24,028	24,499	24,970	25,475	25,979
20 M-14	21,439	22,246	23,120	24,028	24,970	25,946	26,483	27,024	27,559	28,132
21 M-15	23,120	24,028	24,970	25,946	26,997	28,098	28,669	29,240	29,846	30,485
22 M-16	24,970	25,946	26,988	28,098	29,240	30,452	31,325	31,992	32,672	33,345
23 M-17	26,988	28,098	29,240	30,452	31,587	32,771	33,385	34,011	34,651	35,303
24 M-18	29,240	30,452	31,587	32,771	34,011	35,303	35,968	36,648	37,340	38,047
25										
26										
4										

HARFORD COUNTY

800x 6	PAGE	568
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.HARFORD COUNTY
SALARY PAY SCHEDULE
CLASSIFIED SERVICE
EFFECTIVE JULY 1, 1981

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81-29

AS AMENDED

S	ec	t	i	0	n	F.

		•	-	_							
	S-()1	9,684	9,905	10,125	10,343	10,594	10,845	11,502	11,129	11,285	11,410
	S-02	10,123	10,343	10,594	10,845	11,160	11,442	11,599	11,756	11,913	12,070
	S-()3	10,594	10,845	11,160	11,442	11,756	12,070	12,227	12,416	12,572	12,761.
.0	S-04	11,160	11,442	11,756	12,070	12,416	12,761	12,949	13,107	13,325	13,514
.1	S-05	11,756	12,070	12,416	12,761	13,107	13,514	13,702	13,923	14,111	14,331
.2	S-()6	12,416	12,761	13,197	13,514	13,923	14,331	14,551	14,770	15,021	15,273
. 3	S-07	13,107	13,514	13,923	14,331	14,770	15,242	15,493	15,743	15,995	16,278
.4	S-()8	13,923	14,331	14,770	15,242	15,743	16,246	16,529	16,811	17,095	17.,376
.5	S-()9	14,770	15,242	15,743	16,246	16,811	17,376	17,659	17,971	18,288	18,602
-6	S-10	15,743	16,246	16,811	17,376	17,974	18,602	18,914	19,260	19,605	19,952
_7	S-11	16,811	17,376	17,974	18,602	19,260	19,952	20,297	20,674	21,050	21,459
. 3	S-12	17,974	18,602	19,260	19,952	20,674	21,427	21,836	22,244	22,652	23,091
. 9	S-13	19,260	19,952	20,674	21,427	22,244	23,091	23,531	23,970	24,442	24,913
0 (S-14	20,674	21,427	22,244	23,091	23,970	24,882	25,384	25,888	26,388	26,923
1 1	S-15	22,244	23,091	23,970	24,882	25,864	26,891	27,425	27,958	28,524	29,120
7	S-10	23,970	24,882	25,855	26,891	27,958	29,089	29,905	30,527	31,162	31,790
. 3	S-17	25,855	26,891	27,958	29,089	30,149	31,254	31,827	32,412	33,010	33,619
24	S-13	27,958	29,039	30,149	31,254	32,412	33,619	34,240	34,874	35,521	36,181

HARFORD COUNTY

SALARY PAY SCHEDULE

CLASSIFIED SERVICE

EFFECTIVE JANUARY 1,1982

81-29 AS AMENDED

5		±	2	3 1	4 2	5 3	6 4	7 5	8 6	97	10 8
6	S-01	9,878	10,103	10,325	10,550	10,806	11,062	11,222	11,352	11,511	11,638
7	S-02	10,325	10,550	10,806	11,062	11,383	11,671	11,831	11,991	12,151	12,311
8	S-03	10,806	11,062	11,383	11,671	11,991	12,311	12,472	12,664	12,823	13,016
9	S-()4	11,383	11,671	11,991	12,311	12,664	13,016	13,208	13,369	13,592	13,784
10	S-05	11,991	12,311	12,664	13,016	13,369	13,784	13,976	14,201	14,393	14,618
11	S-06	12,664	13,016	13,369	13,784	14,201	14,618	14,842	15,065	15,321	15,578
12	S-07	13,369	13,784	14,201	14,618	15,065	15,547	15,803	16,058	16,315	16,604
13	S-08	14,201	14,618	15,065	15,547	16,058	16,571	16,860	17,147	17,437	17,724
14	S-(19	15,065	15,547	16,058	16,571	17,147	17,724	18,012	18,333	18,654	18,974
15	S-10	16,058	1 6,57 1	17,147	17,724	18,333	18,974	19,292	19,645	19,997	20,351
16	5-11	17,147	17,724	18,333	18,974	19 645	20,351	20,703	21,087	21,471	21,888
17	S-12	10,333	18,974	19,645	20,351	21,087	21,856	22,273	22,689	23,105	23,553
18	S-13	19,645	20,35 7	21,087	21,856	22,689	23,553	24,002	24,449	24,931	25,411
19	S-14	21-,+187	21,85 6	22,689	23,553	24,449	25,380	25,892	26,406	26,916	27,461
20	S~15	22,689	23,553	24,449	25,380	26,381	27,429	27,974	28,517	29,094	29,702
21	S-16	24,449	25,380	26,372	27,429	28,517	29,671	30,503	31,138	31,785	32,426
22	S-17	26,372	27,429	28,517	29,671	30,752	31,879	32,464	33,060	33,670	34,291
23	S-18	28,517	29,671	30,752	31,879	33,060	34,291	34,925	35,571	36,231	36,905
23	3		V .								
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HARFORD COUNTY

HOURLY PAY SCHEDULE EFFECTIVE JULY 1, 1981 81-29

AS AMENDED

Section H.

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	1	2	3	4	5	6	N/S
H-0	3.85 8,000	3.94 8,200	4.04 8,405	4.14 8,615	4.25 8,830	4.35 9,050	
H-1	5.08	5.51	5.64	5.77	5.84	5.91	5.98
	10,566	11,466	11,737	12,007	12,153	12,298	12,444
H- 2	5.21	5.64	5.77	5.91	5.98	6.04	6.11
	10,837	11,737	12,007	12,298	12,444	12,569	12,714
H-3	5.34 11,107	5.77 12,007	5.91 12,298	6.04 12,569	6.11 12,714	6.18 12,860	6.27
11-4	5.48 11,398	5.91 12,298	6.04 12,569	6.18 12,860	6.27 13,047	6.36	6.42
11-5	5.61	6.04	6.18	6.36	6.42	6.51	6.58
	11,669	12,569	12,860	13,234	13,359	13,546	13,692
H-6	5.75	6.18	6.36	6.51	6.58	6.67	6.74
	11,960	12,860	13,234	13,546	13,692	13,879	14,025
11-7	5.93	6.36	6.51	6.67	6.74	6.85	6.96
	12,334	13,234	13,546	13,879	14,025	14,254	14,482
11-8	6.08	6.51	6.67	6.85	6.96	7.05	7.14
	12,646	13,546	13,879	14,254	14,482	14,670	14,857
H-9	6.24	6.67	6.85	7.05	7.14	7.25	7.34
	12,979	13,879	14,254	14,670	14,857	15,086	15,273
H-10	6.42	6.85 14,25‡	7.05 14,670	7.25 15,086	7.34 15,273	7.45 15,502	7.56 15,730
II-11	6.62	7.05	7.25	7.45	7.56	7.68	7.79
	13,770	14,670	15,086	15,502	15,730	15,980	16,209

N/S - Step for 1981-1982 fiscal year only.

Section I. Sections D through H are the pay plans for management, salaried and hourly county classified employees only.

HARFORD COUNTY EXEMPT SERVICE SALARY PLAN

81-29 AS AMENDED

EFFECTIVE JULY 1, 1981

Section	J. 1	2	3	4	5	6
1:0 1	4,368	4,586	4,827	5,067	5,307	5,569
ES 1	4,586	4,827	5,067	5,307	5,569	5,853 -
ES 2	4,827	5,067	5,307	5,569	5,853	6,159
ES 3		5,307	5,569	5,853	6,159	6,465
ES 4	5,067	5,569	5,853	6,159	6,465	6,770
ES 5	5,307	5,853	6,159	6,465	6,770	7,120
ES 6	5,569	6,159	6,465	6,770	7,120	7,470
ES 7	5,853	6,465	6,770	7,120	7,470	7,840
1:S 8	6,159	6,770	7,120	7,470	7,840	8,234
ES 9	6,465	7,120	7,470	7,840	8,234	8,649
LS 10	6,770	7,470	7,840	8,234	8,649	9,086
ES 11	7,120	7,840	8,234	8,649	9,086	9,545
ES 12	7,470	8,234	8,649	9,086	9,545	10,024
1.S 13	7,840	8,649	9,086	9,545	10,024	10,527
ES 14	8,234	9,036	0,545	10,024	10,527	11,051
ES 15	8,649		10,024	10,527	11,051	11,597
ES 16	9,086	9,545	10,527	11,051	11,597	12,186
ES 17	9,545	10,024	11,051	11,597	12,186	12,776
ES 18	10.024	10,527	11,597	12,186	12,776	13,432
ES 19	10,527	11,051	12,186	12,776	13,432	14,087
ES 20	11,051	11,597	12,776	13,432	14,087	14,867
ES 21	11,597	12,186	13,432	14,087	14,807	15,551
ES 22	12,186	12,776	14,087	14,807	15,551	16,315
ES 23	12,776	13,432	14,807	15,551	16,315	17,144
ES 24	13,432	14,087	15,551	16,315	17,144	17,996
1.5 25	14,087	14,807 15,551	16,315	17,144	17,996	18,892
ES 26	14,807		17,144	17,996	18,892	19,830
ES 27	15,551	16,315	17,996	18,892	19,830	20,835
ES 28	16,315	17,144	18,892	19,830	20,835	21,862
ES 29	17,144	17,996	19,830	20,835	21,862	22,976
ES 30	17,996	18,892	15,000	,		

Exempt Service Salary Plan (Continued) Effective July 1, 1981

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81-29 AS AMENDED

		1	-2	3	4	5	6
ES	31	18,892	19,830	20,835	21,862	22,976	24,111
ES	32	19,830	20,835	21,862	22,976	24,111	25,312
ES	33	20,835	21,862	22,976	21,111	25,312	26,580 -
ES	34	21,862	22,976	24,111	25,312	26,580	27,911
ES	35	22,976	24,111	25,312	26,580	27,911	29,310
ES	36	24,111	25,312	26,580	27,911	29,310	30,772
ES	37	25,312	26,580	27,911	29,310	30,772	32,323
I·S	38	26,580	27,911	29,310	30,772	32,323	33,939
ES	39	27,911	29,310	30,772	32,323	33,939	35,621
l.S	40	29,310	30,772	32,323	33,939	35,621	37,412
ES	41	30,772	32,323	33,939	35,621	37,412	39,290
ES	4.2	32,323	33,939	35,621	37,412	39,290	41,256

Note: ES grades and payments are also assigned to Judicial (Section C) for payment purposes only.

				6 PAGE	573		
1			Н	RFORD COUNTY			1-25
2			EXEMPT S	ERVICE SALARY	PLAN	Δ	S AMENDED
3			HFFECTI	VE JANUARY 1	, 1982		Q MILITOR
4	Section	к.					
5		1	2	3	4	5	6
6	1.S 1	4,455	4,678	4,924	5,168	5,413	5,680
7	ES 2	4,678	4,924	5,168	5,413	5,680	5,970
8	ES 3	4,924	5,168	5,413	5,680	5,970	6,282
9	ES 4	5,168	5,413	5,680	5,970	6,282	6,594
10	ES 5	5,413	5,680	5,970	6,282	6,594	6,905
11	ES 6	5,680	5,970	6,282	6,594	6,905	7,262
12	ES 7	5,970	6,282	6,594	6,905	7,262	7,619
13	LS 8	6,282	6,594	6,905	7,262	7,619	7,997
14	IS D	6,594	6,905	7,262	7,619	7,997	8,399
15	FS 10	6,905	7,262	7,619	7,997	8,399	8,822
16	ES 11	7,262	7,619	7,997	8,399	8,822	9,268
17	ES 12	7,619	7,997	8,399	8,822	9,268	9,736
18	ES 13	7,997	8,309	8,822	9,268	9,736	10,224
L9	ES 14	8,399	8,822	9.268	9,736	10,224	10,738
50	ES 15	8,822	9,268	9,736	10,224	10,738	11,272
21	ES 16	9,268	9,736	10,224	10,738	11,272	11,8.9
22	ES 17	9,73	10,224	10,738	11,272	11,829	12,430

11,272

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ES 18

ES 19

ES 20

F.S .'1

ES 22

ES 23

ES 24

ES 25

ES 26

ES 27

ES 28

ES 29

ES 30

12,430

13,032

13,701

14,369

15,103

15,862

16,641

17,487

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19,270

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13,701

14,369

15,103

15,862

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Exempt Service Salary Plan (Cont'd.) Effective January 1, 1982

1.8

81-29

AS AMENDED

		1	2	3	4	5	6
ES	31	19,270	20,227	21,252	22,299	23,436	24,593
ES	32	20,227	21,252	22,299	23,436	24,593	25,818
I:S	33	21,252	22,299	23,436	24,593	25,818	27,112
ES	34	22,299	23,436	24,593	25,818	27,112	28,469
ES	35	23,436	24,593	25,818	27,112	28,469	29,896
ES	36	24,593	25,818	27,112	28,469	29,896	31,387
ES	37	25,818	27,112	28,469	29,896	31,387	32,969
ES	38	27,112	28,469	29,896	31,387	32,969	34,618
ES	39	28,469	29,896	31,387	32,969	34,614	36,333
ES	40	29,896	31,387	32,969	34,614	36,333	38,160
ES	41	31,387	32,969	34,614	36,333	38,160	40,076
ES	42	32,969	34,614	36,333	38,160	40,076	42,081

ES grades and payments are also assigned to Judicial (Section C) for payment purposes only.

300K	6	PAGE 5	75
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HARFORD COUNTY

LAW ENFORCEMENT PAY SCHEDULE

EFFECTIVE JULY 1, 1981

7	Section	on L.									
4 5	11	1 10,799	2 11,095	3 11,426	4 11,789	5 12,152	6 12,515	7	8 12,942	9 13,140	10 13,371
6	1,-2	11,095	11,426	11,789	12,152	12,515	12,942	13,110	13,371	13,568	13,800
7	L-3	11,426	11,789	12,152	12,515	12,942	13,371	13,568	13,800	14,030	14,294
3	L-4	11,789	12,152	12,515	12,942	13,371	13,800	14,030	14,261	14,525	14,756
9	15	12,152	12,515	12,942	13,371	13,800	14,261	14,525	14,756	15,019	15,283
10	16	12,515	12,942	13,371	13,800	14,261	14,756	15,019	15,283	15,547	15,811
11	17	12,942	13,371	13,800	14,261	14,756	15,283	15,547	15,811	16,108	16,404
12	18	13,371	13,800	14,261	14,756	15,283	15,811	16,108	16,371	16,669	16,997
13	1,-9	13,800	14,261	14,756	15,283	15,811	16,371	16,669	16,964	17,294	17,624
14	1-10	14,261	14,756	15,283	15,811	16,371	16,964	17,294	17,592	17,921	18,342
15	111	14,756	15,283	15,811	16,371	16,964	17,592	17,921	18,250	18,612	18,976
16	112	15,283	15,811	16,371	16,964	17,592	18,250	18,612	18,943	19,306	19,702
17	113	15,811	16,371	16,964	17,592	18,250	18,612	19,025	19,448	19,881	20,323
18	L-14	16,371	16,964	17,592	18,250	18,612	19,625	19,448	19,881	20,323	20,776
19	L-15	16,964	17,592	18,250	18,612	19,025	19,448	19,881	20,323	20,776	21,230
20	L-16	17,592	18,250	18,612	19,025	19,448	19,881	20,323	20,776	21,230	11,707
21	1,-17	18,250	18,612	19,025	19,448	19,881	20,323	20,776	21,230	21,707	22,046
22	118	18,612	19,025	19,448	19,881	20,323	20,776	21,230	21,707	22,046	22,392
23	L-19	19,025	19,448	19,881	20,323	20,776	21,230	21,707	22,046	22,392	22,742
24	120	19,448	19,881	20,323	20,776	21,230	21,707	22,046	22,392	22,742	23,064
25	1,-21	19,881	20,323	20,776	21,230	21,707	22,046	22,392	22,742	23,064	23,426
26	L-22	20,776	21,230	21,707	22,046	22,392	22,742	23,064	23,426	25,793	24,470
27	L-23	21,230	21,707	22,046	22,392	22,742	23,004	23,426	23,793	24,470	- 1
28	L-24	21,707	22,046	22,392	22,742	23,064	23,426	23,793	24,470	25,165	25,883

Note: This pay plan applies only to the employees of the Harford County

Sheriff's Department.

Section L.

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81-29 AS AMENDED

AS AMENDED

6 PAGE 576 800K

HARFORD COUNTY :=

LAW ENFORCEMENT PAY SCHEDULE EFFECTIVE JAMUARY 1, 1982

81-29 AS AMENDED

Section M.

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	1	2	3	4	5	6	7	8	9	10
11	11,015	11,317	11,655	12,025	12,395	12,765	13,000	13,201	13,403	13,638
L-2	11,317	11,655	12,025	12,395	12,765	13,201	13,403	13,638	13,839	14,076
L-3	11,655	12,025	12,395	12,765	13,201	13,638	13,839	14,076	14,311	14,580
L-4	12,025	12,395	12,765	13,201	13,638	14,076	14,311	14,546	14,816	15,051
L-5	12,395	12,765	13,201	13,638	14,076	14,546	14,816	15,051	15,319	15,589
16	12,765	13,201	13,638	14,076	14,546	15,051	15,319	15,589	15,858	16,127
L 7	13,201	13,638	14,076	14,546	15,051	15,589	15,858	16,127	16,430	16,732
18	13,638	14,076	14,546	15,051	15,589	16,127	16,430	16,698	17,002	17,337
19	14,076	14,546	15,051	15,589	16,127	16,698	17,002	-17,303	17,640	17,976
L-10	14,546	15,051	15,589	16,127	16,698	17,303	17,640	17,944	18,279	18,709
L-11	15,051	15,589	16,127	16,698	17,303	17,944	18,279	18,615	18,984	19,356
L-12	15,589	16,127	16,698	17,303	17,944	18,615	18,984	19,322	19,692	20,096
L-13	16,127	16,698	17,303	17,944	18,615	18,984	19,406	19,837	20,279	20,729
114	16,698	17,303	17,944	18,615	18,984	19,406	19,837	20,279	20,729	21,192
1,-15	17,303	17,944	18,615	18,984	19,406	19,837	20,279	20,729	21,192	21,655
116	17,944	18,615	18,984	19,406	19,837	20,279	20,729	21,192	21,655	22,141
117	18,615	18,984	19,406	19,837	20,279	20,729	21,192	21,655	22,141	22,487
118	18,984	19,406	19,837	20,279	20,729	21,192	21,655	22,141	22,487	22,840
119	19,406	19,837	20,279	20,729	21,192	21,655	22,141	22,487	22,840	23,19"
L-20	19,837	20,279	20,729	21,192	21,655	22,141	22,487	22,840	23,197	23,525
1 21	20,279	20,729	21,192	21,655	22,141	22,487	22,840	23,197	23,525	23,895
L-22	21,192	21,655	22,141	22,487	22,840	23,197	23,525	23,895	24,269	24,959
L-23	21,655	22,141	22,487	22,840	23,197	23,525	23,895	24,269	24,959	25,668
L-24	22,141	22,487	22,840	23,197	23,525	23,895	24,269	24,959	25,668	26,401

30 Note: This pay plan applies only to the employees of the Harford County Sheriff's Department.

81-29 AS AMENDED

Section 2. Be It Eurther Enacted, that this Act shall not be codified in the Harford County Code.

Section 3. Be It Eurther Enacted, that this Act is hereby

Section 3. Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the proper operation of the County Government, and it shall become law on the date it is signed by the County Executive; however, no payments shall be made in accordance with this Act until July 1, 1981.

EFFECTIVE: July 1, 1981

81-29

AS AMENDED

800K 6 PAGE 578

BY THE COUNCIL

ILL NO. 81-29 (as amended)	
31-18 (June 9, 1981) (wit	th amendments)
ZKE KANTANA TANÀN TANÈN TANÀN	
By order	
angle Markenshi	, Secretary
Seal and presented to the Co	ounty Executive
10th day of June	, 1981
ek P.M.	
angele Markouski.	_, Secretary
BY THE EXECUTIVE	
Allowar Austmali County Executive Date 6/11/8/	
	ILL NO. 81-29 (as amended) 81-18 (June 9, 1981) (with the second of the Control

BY THE COUNCIL

This Bill (No. 81-29 (as amended), having been approved by the Executive and returned to the Council, becomes law on June 11, 1981.

agels Markenek: , Secretary

Rec'd & Recorded 11-10 19 8 at 1:000. M.

H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: July 1, 1981

BOOK 6 PACE 579 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-30

Introd	duced by _	Council County F	President Executive	Hardwicke	at the reque	st of the
Legisl	lative Day	No 8	31-12	Date	April 21	, 1981
AN ACT	When Tax I, headi tion all that the	es Due, ng, In G part of	Interest eneral of the Harf be an in	Rates and Di Chapter 11, ord County C	scounts on the heading, Figure 2 as amenda	1-26(a), heading, Taxes, of Article inance and Taxa- ded; to provide tate of overdue
Introd	l uce d, re			l,April	The state of the s	
		on:		19, 1981	The second secon	
	•	at.	The second of th	5:45 p.m.	garantee and a second	
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of hea	ring and				light acti	-
					May 19, 198	_
				1981		ds 1 continues of the cost National requirements designed the of the day for the
			Angele	Markon	ushe:	trosetra,
EXPLANATION:	(Brackets) existing 1 added to	indicat aw. <u>Under</u> Bill by a	c Elles lucing anii mendment.	TO THE TWO LA deleted tho Later Lampuag Language line en ou: If Bil	ਹ. ਵ ਹ	

by amendment.

BILL HU. 81-30

8007 6 PAGE 580

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section 11-26(a), heading, When Taxes Due, Interest Rates and Discounts on Taxes, of Article I, heading, In General, of Chapter 11, heading, Finance and Taxation all part of the Harford County Code as amended, be, and it is hereby repealed and re-enacted with amendments all to read as follows: Chapter 11. Finance and Taxation.

Article I. In General.

Section 11-26. When Taxes Due, Interest Rates and Discounts

(a) County taxes shall be due July 1 and shall bear interest from October 1 at the rate of [two-thirds of one percent] ONE AND ONE-HALF PERCENT per month.

Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: July 20, 1981

on Taxes.

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

agle Marlowski , Secretar

800K 6 PAGE 581

BY THE COUNCIL

Read the third time, BILL NO. 81-30
Passed LSD 81-15 (May 19, 1981) (with xamendments)
FailedxofxPassage
By order
Angele Markerali, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 20th day of May , 1981
at 3:00 o'clock P.M.
Angele Markarde, Secretary
BY THE EXECUTIVE
APPROVED:
Date 1/1/2 2159 1981
BY THE COUNCIL
This Bill (No. 81-30), having been approved by the Executive
and returned to the Council, becomes law on May 21, 1981.
agele Markewski , Secretary
Rec'd & Recorded 19 at 1:00 M. His C Liber 6 Folio 579 & examined per Douglas Chilcoat, Clerk, Harford Co.

6 PAGE 582
COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Council President Hardwicke at the request of the Introduced by County Executive

Legislative Day No. 81-12 Date April 21, 1981

AN EMERGENCY ACT to make an appropriation of grant funds to the Department of Community Services from unanticipated revenues received from the State of Maryland, Department of Health and Mental Hygiene; to provide funds

Harford County.

for a seminar regarding the Drug Abuse Program in

Ey the Council, April 21, 1981
Introduced, read first time, ordered posted and public hearing schedule
on: May 19, 1981
at: 6:45 p.m.
By Order: Orgela Marlocaclii, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onMay 19, 1981
and concluded on May 19, 1981

anyla Marlowski. , Secretary

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

BILL NO. 81-31

600A 6 PAGE 583

WHEREAS, the County Executive has recommended an emergency appropriation of unanticipated grant revenues to the County Budget for the fiscal year ending June 30, 1981, and continuing thereafter in accordance with the terms of the grant; and WHEREAS, the funds are part of the State of Maryland, Department of Health and Mental Hygiene; and

WHEREAS, the funds shall be used for conducting a seminar regarding the Drug Abuse Program in Harford County; and WHEREAS, the appropriation of the funds is in accordance

with the provisions of Section 518 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the current expense budget for the fiscal year ending June 30, 1981, be, and it is hereby amended by making an emergency appropriation and expenditure from monies received from the State of Maryland in the below listed amounts for the purpose detailed:

Appropriation:

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Grants Special Fund

Department of Community Services

22 Prevention Services Program (1981-1982)

Grant Account Receivable No: 28-00-03-80-90-02-00-00...\$2,000.00

Total Grant Receivable.....\$2,000.00

25 Grants Special Fund

26 Department of Community Services

27 Prevention Services Program (1981-1982)

28 Grant Expenditure Account No: 88-01-39-00-03-00-02-XX..\$ 250.00

88-01-39-00-03-00-03-XX..\$1,330.00

38-01-39-00-03-00-04-XX..\$ 120.00

88-01-39-00-03-00-05-XX..\$ 300.00

Total Grant Expenditures.....\$2,000.00

81-31

900K 6 PACE 584

Section 2. And Se It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare, and for a vital County program, and shall take effect on the date it becomes law.

EFFECTIVE: May 21, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

angele Markocali, Secretary

BOOK 6 PAGE 585

BY THE COUNCIL

Read the third time, BILL NO. 81-31	
Passed LSD 81-15 (May 19, 1981) KWKKK X ACHERY CHAPTE	XXX)X
ngakarikari	
Ey order	
Angele Markowski, Secreta	ry
Sealed with the County Seal and presented to the County Execu	tive
for his approval this 20th day of May	1981
at 3:00 o'clock P.M.	
Anyla Markacki, Secretar	ry
BY THE EXECUTIVE	ě
APPROVED: County Executive Date Date Approved:	
BY THE COUNCIL	
This Bill (No. 81-31), having been approved by the Execut	tive
and returned to the Council, becomes law on May 21, 1981.	
Ongele Markenski , Secret	ary
Rec'cl & Rocarded 1/-10 198/ at 1.00 P. M. 100 Liber 6 Folio 583 & examined per H. Douglas Chilcoat, Clerk, Harford Co.	

. 800K 6 PAGE 586

AS AMENDED

AS AMENDED

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Introduced by __Councilwoman Barbara A. Risacher

BILL NO. 81-32 (AS AMENDED)

Legislative Day No. 81-1	2 Date _	April 21, 1981	
and Section 23-2 in an Urban Distribution 23-2 in an Urban Distribution of the Provide for definition of the Provide for definition of the Provide and company of the Provide and company of the Provide and company of the Provide and company of the Provide and Company of the Provide American	ions, of Article I l, heading, Parkin rict, of Article 3 ections of Chapter the Harford County nitions of words a rohibit the parkin mercial motor vehi ight over 10,000 p tricts", as design	, heading, In General, g of Commercial Vehicles , heading, Commercial 23, heading, Vehicles Code, as amended; to nd terms used in said g of commercial motor cles for hire having a	
	process.		
By the	Council, Apr	il 21, 1981	
Introduced, read first ti on: at:	me, ordered poste May 19, 1981 6:45 P.M.	ed and public hearing schedu	led
By Order:	Layla Markow	cki Secretary	
	PUBLIC HEARING		
Having	been posted and no	otice of time and place	
of hearing and title of Bi	.ll having been pub	olished according to the	
Charter, a public hearing	was held onMa	y 19, 1981	
and concluded onMay	19, 1981	•	
	angle Marla		
ANATION: CAPITALS INDICATE MATTE [Brackets] indicate existing law. Underlin added to Bill by amen through indicates matte by amendment.	matter deleted fro ing indicates languag dment. Language line	om ge	3

SOOK 6 PACE 587

- 1 Section 1. Be It Enacted By The County Council of Harford County,
- 2 Maryland, that Section 23-1, heading, Definitions, of Article I,
- 3 heading, In General, and Section 23-21, heading, Parking of
- 4 Commercial Vehicles in an Urban District, of Article 3, heading,
- 5 Commercial Vehicles, both Sections of Chapter 23, heading,
- 6 Vehicles and Traffic, of the Harford County Code, as amended, be,
- 7 and they are hereby repealed and re-enacted with amendments, all
- 8 to read as follows:

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- 9 Article I. In General.
- 10 Chapter 23. Vehicles and Traffic.
- 11 Section 23-1. Definitions.
 - (8) Commercial Motor Vehicle. Commercial motor vehicle means [every] ANY motor vehicle [and every], trailer or semitrailer designed [and] OR used [for carrying] TO CARRY freight or merchandise [and every motor vehicle trailer or semitrailer used for carrying freight or merchandise in the furtherance of any commercial enterprise] HAVING A GROSS VEHICLE WEIGHT OVER 10,000 POUNDS.
 - (9) Commercial Motor Vehicle For Hire. Commercial motor vehicle for hire means [every] ANY motor vehicle [and every] semitrailer or trailer, and tow trucks, except taxicabs, AND SCHOOL BUSES DESIGNED OR used [or to be used] in the transportation of passengers or property or towing of vehicles for hire HAVING A GROSS VEHICLE WEIGHT OVER 10,000 POUNDS. Nothing herein shall be construed as including motor vehicles used by a registered dealer for the purpose of towing disabled vehicles incidental to his business.
 - (39) [Urban] RESIDENTIAL District. [Urban] RESIDENTIAL district means [the territory contiguous to and including any street which is built up with structures devoted to business,

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industry or dwelling houses situated at intervals of less than one hundred (100) feet for a distance of a quarter of mile or more] ANY PARCEL OR AREA OF LAND DESIGNATED A "RESIDENTIAL DISTRICT" ON THE OFFICIAL ZONING MAPS OF HARFORD COUNTY.

Article 3. Commercial Vehicles.

Chapter 23. Vehicles and Traffic.

Section 23-21. Parking of Commercial Vehicles in [an Urban] A RESIDENTIAL District.

(a) It shall be unlawful for any person to park any commercial MOTOR vehicle OR COMMERCIAL MOTOR VEHICLE FOR HIRE ON [or bus on that side of] any public ROAD RIGHT-OF-WAY [abutting any private residence, apartment house, church, school, hospital or playground] OR PRIVATE ROAD RIGHT-OF-WAY AS DESIGNATED FOR PUBLIC USE ON A RECORDED SUBDIVISION PLAT, IN ANY RESIDENTIAL DISTRICT, except when such vehicle is actually engaged in loading or unloading passengers, merchandise or materials. [or when used by the owner or operator actively engaged in work on the premises of the residence, apartment house, church, school, hospital or playground.] At authorized terminal stands of bus routes operating under a permit from the State Public Service Commission, stops may be made for a sufficient period of time, not to exceed thirty (30) minutes, for the purpose of maintaining schedules. Section shall not apply to a vehicle involuntarily parked because of mechanical failure or other emergency, provided such vehicle is removed within a [reasonable] 24-HOUR period of time. Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law. EFFECTIVE: August 10, 1981

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BOOK - 6 PAGE 589

BY THE COUNCIL
Read the third time, BILL NO. 81-32 (as amended)
Passed LSD 81-18 (June 9, 1981) (with amendments)
XPAINTOOK XXXX XPAXXXXXXXX
By order
angle Markovarki, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 10th day of June , 1983
at 3:00 o'clock P.M.
Anylu Marlandi, Secretary
BY THE EXECUTIVE
APPROVED: County Executive
Date 6/11/8/
BY THE COUNCIL
This Bill (No. 81-32 (as amended), having been approved by
the Executive and returned to the Council, becomes law on
June 11, 1981.
angela Mukaenki, , Secretary

Rec'd & Recorded 11-10 19 81 at 1:00 M.

He Liber L. Folio 586 & examined per

H. Dougles Chilcoat, Clerk, Harlord Co.

EFFECTIVE DATE: August 10, 1981

81-32 AS AMENDED

BOOK 6 PAGE 590 COUNTY COUNCIL

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81-33 AS AMENDED

HARFORD COUNTY, MARYLAND

BILL No. 81-33 (AS AMENDED)

	INTRODUCED BY Councilman Schafer and Council President Hardwicke at the request of the County Executive
	LEGISLATIVE DAY NO. 81-13 DATE: May 5, 1981
	AN ACT authorizing and empowering Harford County, Maryland, to issue and sell its industrial development revenue bonds, to be designated "Harford County, Maryland, Industrial Development Revenue Bonds (The May Department Stores Company Project)", in a principal amount not to exceed Four Million, Five Hundred Thousand Dollars (\$4,500,000) pursuant to the provisions of Section 266(A) to 266(I), inclusive of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume 1980 Cumulative Supplement), as amended, for the sole and exclusive purpose of financing the acquisition of an industrial building in Harford County, Maryland, as provided in this Ordinance; making certain legislative findings among others, concerning the public benefit and purpose of such industrial development revenue bonds; providing that such industrial development bonds (a) shall be payable solely and only from (i) revenue derived from payments by The May Department Stores Company in Harford County, Maryland, on account of such loan, and (ii) any and all monies realized from the general funds of The May Department Stores Company and (b) shall not constitute BY THE COUNCIL May 5, 1981
	INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARING
	ON: May 26, 1981
	AT: 7:45 P.M.
	BY ORDER: Angels Marline SECRETARY
	PUBLIC HEARING
	HAVING BEEN POSTED AND NOTICE OF TIME AND PLACE
	OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHED TO THE
•	CHARTER, A PUBLIC HEARING WAS HELD ON May 26, 1981
	AND CONCLUDED ON May 26, 1981
	agelis Markinsk: SECRETARY
	CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Stackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

EXPLANATION

OF

81-33 AS AMENDED

HARFORD COUNTY, MARYLAND

BILL No.____

INTRODUCED BY

LEGISLATIVE DAY NO DATE:
within the meaning of any constitutional or Charter provision or otherwise, (i) indebtedness of Harford County, Maryland, or of any other political subdivision, (ii) a charge against the general credit or taxing powers of Harford County, Maryland; or (iii) a capital project under the Charter or local laws of Harford County, Maryland, or laws of the State of Maryland; authorizing the sale of such industrial development revenue bonds; prescribing certain details pertaining to such industrial development revenue bonds, including (without limitation) (a) the amount, date and maturity of such industrial development revenue bonds, (b) the interest rate to be paid on such industrial development revenue bonds, (c) the prepayment revenue bonds, if any, relating to such industrial development revenue bonds, (d) the form and tenor of such industrial development revenue bonds and (e) the terms, conditions and security for such industrial development revenue bonds; and providing for approval by resolution of the Karford County and delivery of the various documents necessary or appropriate to effectuate the aforementioned sale of industrial development revenue bonds, and any change in the maturity schedule of the bonds, the interest rates payable, redemption feature of the Bonds and the amount of the industrial development revenue bonds and the amount of the industrial development revenue bonds. BY THE COUNCIL
INTRODUCED, READ FIRST TIME, ORDERED POSTED AND PUBLIC HEARING ON:
AT:
BY ORDER:
SECRETARY
PUBLIC HEARING
HAVING BEEN POSTED AND NOTICE OF TIME AND PLACE
OF HEARING AND TITLE OF BILL HAVING BEEN PUBLISHED TO THE
CHARTER, A PUBLIC HEARING WAS HELD ON
AND CONCLUDED ON
SECRETARY
BILL NO. 81-33
AS AMENDED

COUNTY COUNCIL PAGE 592

81-33 AS AMENDED

OF

HARFORD COUNTY, MARYLAND
BILL No.____

INTRODUCED BY		• .
LEGISLATIVE DAY NO	DATE:	
to be sold (not exceeding \$4,500,000) execution of the statement of election 103(b)(6)(D) of the Federal Internal I as amended; and providing for the meth the principal amount of the bonds not payment dates, maturity schedule, into penalties, denomination of bonds and the and security for the bonds including a and delivery of documents necessary or with the bonds and/or the security the resolution(s) approved by the Harford generally providing for and determining connection with the authorization, secon such industrial development revenue this Ordinance has no financial impact further declaring this Ordinance to be and providing that this Ordinance has Harford County, Maryland.	; authorizing required by Revenue Code nod(s) for de exceeding \$4 erest rates, the terms, conthorization appropriate erefor, pursu County Councilla various maurity, sale, bonds, indicon Harford (service of the ereford (ser	the y Section of 1954 etermining y,500,000, prepayment onditions , execution in connection ant to il and tters in and payment cating that County, and
BY THE COUNCIL_		
INTRODUCED, READ FIRST TIME, ORDERED SCHEDULED ON:		PUBLIC HEARING
AT:		
BY ORDER:		
PUBLIC HEARING		
HAVING BEEM POSTED AND NOTI	CF OF TIME A	ND DIAGE
OF HEARING AND TITLE OF BILL HAVING B	EEN PURITSUE	IRD PLACE
CHARTER, A PUBLIC HEARING WAS HELD ON	- JULISHE	n to the
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BILL NO. 81-33
AS AMENDED

SECRETARY

BOOK 6 PAGE 593 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

חדדת	NO.		
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Legislative Day No.

BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that, Harford County, Maryland, is hereby authorized and empowered to issue and sell its industrial development revenue bonds to be designated "Harford County, Maryland, Industrial Development Revenue Bonds (The May Department Stores Company Project)", in the principal amount not exceeding Four Million, Five Hundred Thousand Dollars (\$4,500,000) pursuant to the provisions of Section 266(A) to 266(I), inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume, 1980 Cumulative Supplement), as amended, in order to loan the proceeds thereof to The May Department Stores Company ("Owner"), for the sole and exclusive purpose of financing the acquisition by the Owner of an industrial building in Harford County, Maryland, as provided in this Ordinance; making certain legislative findings, among others, concerning the public benefit and purpose of such industrial development revenue bonds; providing that such industrial development revenue bonds (a) shall be payable solely and only from (i) revenues derived from payments by the Owner to Harford County, Maryland, (ii) the general funds of the Owner and (iii) any other funds available for such purpose and (b) shall not ever constitute, within the meaning of any constitutional or charter provision or otherwise, (i) an indebtedness of Harford County, Maryland, or of any other political subdivision (ii) a charge against the general credit or taxing powers of Harford County, Maryland; authorizing the sale of such industrial development revenue

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81-33

BOOK 6 PAGE 594

bonds; prescribing certain details pertaining to such industrial development revenue bonds, including (without limitation) (a) that the amount, dates and maturity schedule of such industrial development revenue bonds, the interest rate to be paid on such industrial development revenue bonds, the prepayment penalty provision, if any, relating to such industrial development revenue bonds, the denomination of the bonds, the terms, conditions and security for such industrial development revenue bonds, including the authorization, execution and delivery of the various documents necessary or appropriate to effectuate the sale of the industrial development revenue bonds and the execution of all documents necessary or appropriate in connection with such industrial development revenue bonds shall be approved by resolution of the Harford County Council, and (b) the form and tenor of such industrial development revenue bonds; authorizing the execution of the statement of election required by Section 103(b)(6)(D) of the Federal Internal Revenue Code of 1954 as amended; and generally providing for and determining various matters in connection with the authorization, issuance, security, sale and payment of such industrial development revenue bonds; and providing for the method(s) for determining the principal amount of the bonds not exceeding Four Million, Five Hundred Thousand Dollars (\$4,500,000), payment dates, maturity schedule, interest rates, prepayment penalties, denomination of bonds and the terms, conditions and security for the bonds including authorization, execution and delivery of documents necessary or appropriate in connection with the bonds and/or the security therefor, pursuant to resolution(s) approved by the Harford County Council.

81-33

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Sections 266(A) to 266(I), inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume 1980 Cumulative Supplement) as amended, (the "Act") empowers all the Counties and Municipalities of the State of Maryland to issue revenue bonds and to loan the proceeds of sale of such revenue bonds to an industrial concern to finance the acquisition (as defined in the Act) by such industrial concern of industrial buildings (as defined in the Act). The Act declares it to be the legislative purpose to relieve conditions of unemployment in the State, to encourage the increase of industry and a balanced economy in the State, to assist in the retention of existing industry in the State through the control, reduction or abatement of pollution of the environment (where the proceeds of bonds are used for that purpose), to promote economic development, to promote natural resources and, in this manner, to promote the health, welfare and safety of the residents of each of the Counties and municipalities of the State of Maryland.

Harford County, Maryland, (the "County") has determined to issue and sell its Harford County, Maryland, Industrial Development Revenue Bonds (The May Department Stores Company Project), in an amount not exceeding \$4,500,000 (the "Bonds") and to loan ("Loan") the proceeds of the Bonds to the Owner, an industrial concern as mentioned in the Act, on the terms and conditions set forth in agreements to be entered into by and between the County, the Owner and others (the "Agreements"), as provided by this Ordinance and in resolutions to be passed from time to time by the County Council of Harford County, Maryland, in order to finance the acquisition (within the meaning of the Act) by the Owner of a certain industrial building (within the meaning of the Act) in Harford County, Maryland (the "Industrial Building"), and thereby relieve

81-33 AS AMENDED

conditions of unemployment in the State of Maryland and in Harford County, Maryland, and thus encourage economic development and protect the health, welfare and safety of the citizens of the State of Maryland and Harford County, Maryland.

The Bonds will be sold at private (or-publie) sale upon terms to be approved by resolution of the Harford County Council.

The Owner will execute and deliver or cause to be executed and delivered a Loan Agreement ("Loan Agreement"), a-deed-of-trust-("Deed-of-Trust") AN INDUCEMENT LETTER and such other Agreements as may be necessary or appropriate to accomplish the foregoing and/or to provide security for the purchasers of the Bonds and to indicate that the issuance and sale of the Bonds and the execution and delivery of the Agreements are to be without any liability of any kind on the part of the County.

The County received a letter of intent from the Owner dated as of January 1, 1981 (the "Letter of Intent"), requesting the County to participate in the financing of the acquisition of the Industrial Building in an amount not to exceed \$4,500,000. The Letter of Intent was approved by the County Council of Harford County, Maryland, (the "County Council") by Resolution Number 1-81, adopted on January 6, 1981 and accepted by the County Executive and the President of the County Council on January 6, 1981 subject to the adoption of this Ordinance.

NOW THEREFORE, in accordance with the terms and provision of the Act and the Charter of Harford County, Maryland:

Section 1. BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that acting pursuant to the Act, it is hereby found and determined as follows:

1. The issuance and sale of the Bonds by the County in order to lend the proceeds thereof to the Owner pursuant

81.733 BILL NO. AS AMENDED 1

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- The acquisition of the Industrial Building by the Owner and the financing of the Industrial Building as provided in this Ordinance will promote the declared legislative purposes of the Act by (a) sustaining jobs and employment, thus relieving conditions of unemployment in the State of Maryland and in Harford County, Maryland; (b) encouraging the increase of industry and a balanced economy in the State of Maryland and in Harford County, Maryland; (c) assisting in the retention of existing industry in the State of Maryland and in Harford County, Maryland; (d) and promoting economic development; and (e) promoting the health, welfare and safety of the residents of Harford County, Maryland, and in the State of Maryland.
- It is in the best interests of the citizens of the County to finance the acquisition of the Industrial Building by a loan to the Owner.
- 4. Neither the Bonds nor the interest thereon, will constitute (a) a general obligation of the County or (b) a charge against or pledge of the general credit or taxing powers of the County within the meaning of the Constitution of Maryland or any constitutional, statutory or charter provision or limitation, and neither shall ever constitute or give rise to any pecuniary liability on the part of the County. The principal of and interest on the Bonds shall be payable from and secured by (a) an assignment of (i)-the-general-revenues

81-33 AS AMENDED

BOOK 6 PAGE 598

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and-receipts-of-the-Owner,-and-(ii)-the-Owner's THE COUNTY'S right, title and interest in and to, and remedies under the Loan Agreement, and (b) such other Agreements as may be necessary or appropriate. The principal amount of the Loan and the repayment to be made by the Owner pursuant to the Loan Agreement authorized will be paid directly to the trustees under Beed AN INDENTURE of Trust to be held and disbursed as agent for the holders of the Bonds. No such monies will be comingled with the County's funds or will be subject to the absolute control of the County, but only to such limited supervision and checks as are deemed necessary or desirable by the County to insure that the proceeds of the Bonds are used to accomplish the public purposes of the Act and this Ordinance. The transactions authorized hereby do not constitute the acquisition of property for public use or the purchase of equipment for public use. The public purposes expressed in the Act are to be achieved by facilitating the acquisition of the Industrial Building by the Owner.

- 5. The security for the Bonds shall be solely and exclusively the absolute, irrevocable and unconditional obligation of the Owner to make the payments required by the Loan Agreement.
- 6. None BECAUSE THE OWNER HAS AGREED TO PROPERLY

 OPERATE AND MAINTAIN THE INDUSTRIAL BUILDING PURSUANT TO THE

 LOAN AGREEMENT, NONE of the receipts and revenues of the County

 from the Bonds or the Agreements shall be set aside as a

 depreciation account (mentioned-in-the-Aet) OR FOR THE PROPER

 OPERATION AND MAINTENANCE OF THE INDUSTRIAL BUILDING PURSUANT

 TO SECTION 266G(a) OF THE ACT.
- 7. The best interests of the County will be served by selling the Bonds at public or private sale to purchaser(s) approved by resolution of the Harford County Council, upon the terms and conditions approved by the County as set forth in

this Ordinance and as may be approved in said resolution.

Section 2. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that, subject to the provisions of this Ordinance, the County is authorized and empowered pursuant to the Act, to issue and sell its Harford County, Maryland, Industrial Development Revenue Bonds (The May Department Stores Company Project) in a principal amount not to exceed Four Million, Five Hundred Thousand Dollars (\$4,500,000), such Bonds to be solely and exclusively payable from revenue derived by the County from payments on-the-Loan UNDER THE LOAN AGREEMENT by the Owner, and secured as provided herein. The Bonds shall be designated "Harford County, Maryland, Industrial Development Revenue Bonds (The May Department Stores Company Project)" shall bear interest and be payable as provided in subsequent resolutions approved by the Harford County Council and shall be in substantially the following form, with such changes as may be approved by resolutions of the Harford County Council.

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81-33 AS AMENDED

UNITED STATES OF AMERICA

STATE OF MARYLAND

HARFORD COUNTY, MARYLAND

INDUSTRIAL DEVELOPMENT REVENUE BOND

THE MAY DEPARTMENT STORES COMPANY PROJECT

\$4,500,000

For value received, Harford County, Maryland (the "Tssuer"), a body politic and corporate and a political subdivision of the State of Maryland, hereby-promises to pay to bearer, or if this bond be registered as herein provided, then to the registered owner hereof, solely-from the special fund hereinafter described and from no other source, on or before the day-of 7-20--, ("Maturity"), as

maturity, with-principal-being-first-payable

-1980,-and-on-each

- and-

-thereafter-

-until-maturity;-in-an-amount-which when added to the interest-due-and-payable-en-each such date shall equal

Dollars (\$ ->, with the unpaid

-principal; -if-any; -due and payable on maturity. -- Both the

-principal hereof and the interest hereon are payable in lawful

-money of the United States of America at the principal office

-of

This-Bond is the duly authorized issue of the issuer - designated as "Harford County, Maryland Industrial Development - Revenue Bond - (The May Department Stores Company - Project) - - This - Bond is hereinafter referred to as the "Bond" or Bond ".

This bond is issued pursuant to the authority of

81-33 AS AMENDED

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*"Sections-266(A)" to 266(4)=,= inclusive; for Arcicle=41=61=th*e -Annotated-Code-of-Maryland-(1971-Rep. Vol.-1980-Cum.-Supp.), -as-amended-(the-"Act"), and pursuant to and under-the-authority -of-Council-Bill-No.-81-----enacted-by-the-County-Council-of---"Ordinance")-and-certain-resolutions-approved by-the-County---Gouneil-of-Harford-County-("Resolutions") -- Reference is hereby -made-to-the-Ordinance and Resolutions for the provisions, among -others,-with-respect-to-(A)-the-nature and extent-of-the----security-fer-this-Bondy-(B)-the rights, duties and obligations -of-the-County-(C)-the-terms-upon-which-this-Bond-is-issued-and--_secured_and_(D)_the_modification-or-amendment-of-any-of-the----foregoing-or-of-agreements executed and delivered -in-connection--with-The-May-Department-Stores Company Project: and-by-the--acceptance-of-this-Bond, -the-holder-hereof-assents-to-all-of -the-previsiens-of-the-Ordinance and Resolutions and agrees-_to_be_bound_thereby__

This-Bond-is-issued for the purpose of financing, inwhole-or_in-part, the cost of the acquisition (as defined inthe Act)-by-The-May-Department Stores Company of an IndustrialBuilding (as defined in the Act) in Harford County, Maryland(the "Industrial Building"), and paying expenses incidentaltherete-se-as-te-help-relieve conditions of unemployment inthe-State-of-Maryland and in Harford County, and to help-encourage-the-increase-of-industry and achieve a balanced economyin-the-State-of-Maryland and in Harford County, to assist inthe-retention-of-industry existing in the State of Maryland,
to-promote-economic-development, and in this manner to-promotethe-health, welfare-and-of-Harford County.

----This-Bend-and-the-redemption-premium-(if-any)-and--interest-hereen-shall-not-be-deemed-to-constitute_a-debt-or

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a general obligation or a pleage of the faith and credit of the State of Maryland or of Harford County, Maryland, and does not-directly, -indirectly or -contingently-obligate-said Stateor-County to levy or to pledge any form of taxation whatever -for-the-payment-of-such-principal, redemption-premium (if any) and-interest.--This-Bond-is-payable-solely-from-revenues-derived from payments by The May Department Stores Company (the-"Owner")-to-the-County-under-a-boan-Agreement-of-evendate-herewith-botwoon-the-County-and-the-Owner-("Loan-Agreement") -- Neither-this Bond nor the interest payable hereon shall-ever-constitute-an-indebtedness-or-a-eharge-against-thegeneral-credit-or-taxing-powers-of-the-County-within-themeaning of any constitutional provision or statutory or charter-limitation and neither-shall-ever-constitute-or-giverise-to-any pecuniary -liability-of-the-County --- No-recourseshall-be-had-for-the-payment-of-the-principal-of,-or-the--redemption-premium-(if any) and the interest on; this Bondagainst any officer or member of the Issuer.

Pursuant to the Loan Agreement and a Deed of Trustypayments sufficient for the prompt payment when due of the -principal of and interest on this Bond are to be paid by the

Owner directly to the trustees under the Deed of Trust --(the "Trustees") to be held by the Trustees, in a separate and special fund created by the Ordinance, to be used by the --
Trustees for the payment of the principal of and interest on this Bond.

The County may under-certain-circumstances-prescribedin-Section-6-of-the-Ordinance-be-required-to-pay-(but-only--out-of-amounts-made-available-to-the-County-by-the-Owner-or
others-for-such-purposes)-all-or-part-of-the-principal-of-this---

BOOK 6 PAGE 603

Bond plus accrued and unpaid interest before maturity upon—
the terms provided in such section 6 of the Ordinance. In the
event of partial prepayment, the holder hereof shall surrender
this Bond to the Bond Registrar (hereinafter referred to); for
notation hereon that this Bond, to the extent of the amount—
prepaid, has been partially prepaid.—In the event of a partial
propayment of this Bond, the sums applied to the prepayment
chall be applied to the prepayment of the inverse order of the monthly installment payment dates.—
Reference is hereby made to section 6 of the Ordinance for—
the provisions relating to the prepayment of this Bond, and,
by the acceptance of this Bond, the holder hereof assents to
such prepayment provisions and agrees to be bound thereby.

Notice of any such prepayment shall be given at least two (2) banking days prior to the prepayment date by mailing and by telegraphing to the registered owner of this Bond a notice fixing such prepayment date; the amount of principal to be prepaid and the interest to be paid through the prepayment date. The notice required herein to be given may be waived by the registered owner of this Bond.

All payments -hereunder-shall-be-made-in-immediately available funds at the office-of-

. If any principal or interest payable hereon falls due on any day other than a banking day then such payment date shall be extended to the next succeeding full banking day.

In the event any installments of the principal and --interest, or payment of interest, as hereinabove provided, -is not paid when due and payable, such installment of principal
and interest, or payment of interest, shall bear interest at -the rate of --
per annum

until paid.

This Bond shall be registered as to both principal and

800% 6 PAGE 604

interest. The shall serve as Bond Registrar, and shall keep at its principal office in
for as long as this Bond remains outstanding, books for the registration and transfer hereof. When used herein, the term
"holder of this Bond" shall mean the registered owner from time to time of this Bond. The initial holder of this Bond shall be

This Bond shall be transferable only upon the books—
maintained by the Bond Registrar by the registered owner hereofin-person or by his attorney duly authorized in writing, upon—
surrender hereof together with a written instrument of transfersatisfactory to the Bond Registrar duly executed by the regis—
tered owner or his duly authorized attorney.—This Bond is a
"security" within the meaning of Article & of the Maryland—
Uniform Commorcial Code, and, notwithstanding the provisions—
herein contained for registration, is, and shall remain,—
negotiable—The laws of the State of Maryland shall govern—
the construction of this Bond.

The County, any trustees under any trust agreement—
for the holder of this Bond, and the Bond Registrar may deem——
and treat the person in whose name this Bond shall be registered
as the absolute owner hereof, whether this Bond shall be overdue
er not; for the purpose or receiving payment of, or on account
of; the principal of and interest hereon and for all purposes;—
and all such payments so made to such registered owner or upon
his order shall be valid and offectual to satisfy and discharge—
the liability upon this Bond to the extent of the sum or sums—
so paid, and neither the County nor the Bond Registrar shall—
be affected by any notice to the contrary.—

-Within-sixty-(60)-days after receipt of a writtenrequest-from the holder hereof (or within such longer period-

BOOK 6 PAGE 605

81-33 AS AMENDED

and proparation of bonds) the County will take action necessary to cause serial bonds to be duly authorized and issued, to the extent permitted by applicable laws, in order that this Bond may be exchanged for a series of serial bonds. Any serial bonds so authorized and issued shall be substantially in the same form as this Bond, with only such changes in amounts, dates and other details as may be necessary. All such serial bonds shall (a) bear interest at the same rate, and (b) be ratably and equally secured by, and entitled to the benefits of, the ordinance and the security for the repayment of the Bond provided for therein. Any expenses incurred by the County in authorizing and issuing any such serial bonds shall be paid by the Owner.

THE IS HEREBY CERTIFIED, RECITED AND DECLARED that allconditions, acts and things required by the Constitution and
laws of the State of Maryland and the Charter of Harford
County, Maryland, to exist, to have happened and to have been
performed precedent to and in the execution and delivery of
this Bond exist, have happened, and have been performed, and
that the issuance of this Bond, together with all obligations of the County, does not exceed or violate any constitutional or statutory debt limitations.

BILL NO. 81-33 AS AMENDED

800K 6 PAGE 606

ATTEST÷	-HARFORD-EOUNTY,-MARYLAND-
	Ву
Director-of-Ad	AministrationCounty-Executive
(SEAL)-	
	· ·

BODK . 6 PAGE 1807

UNITED STATES OF AMERICA

HARFORD COUNTY, MARYLAND

INDUSTRIAL DEVELOPMENT REVENUE BOND

THE MAY DEPARTMENT STORES COMPANY PROJECT

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No. \$5,000.00

KNOW ALL MEN BY THESE PRESENTS THAT HARFORD COUNTY, MARYLAND ("ISSUER"), A BODY POLITIC AND CORPORATE AND A POLITICAL SUBDIVISION OF THE STATE, FOR VALUE RECEIVED, PROMISES TO PAY FROM THE SOURCE AND AS HEREINAFTER PROVIDED, TO BEARER OR, IF THIS BOND BE REGISTERED, TO THE ORDER OF THE PERSON IN WHOSE NAME THIS BOND IS REGISTERED, ON JUNE 1, , UPON SURRENDER HEREOF, THE PRINCIPAL SUM OF FIVE THOUSAND DOLLARS, AND IN LIKE MANNER TO PAY INTEREST ON SAID SUM FROM THE DATE HEREOF AT THE RATE OF PERCENT PER ANNUM SEMIANNUALLY ON JUNE 1 AND DECEMBER 1 OF EACH YEAR, COMMENCING DECEMBER 1, 1981, UNTIL SAID PRINCIPAL SUM IS PAID, EXCEPT AS THE PROVISIONS HEREINAFTER SET FORTH WITH RESPECT TO REDEMPTION OF THIS BOND PRIOR TO MATURITY MAY BECOME APPLICABLE HERETO. BOTH PRINCIPAL OF AND INTEREST ON THIS BOND ARE PAYABLE IN LAWFUL MONEY OF THE UNITED STATES OF AMERICA AT THE PRINCIPAL CORPORATE TRUST OFFICE OF (TRUSTEE), IN THE CITY OF (ADDRESS), AS TRUSTEE OR ITS SUCCESSOR IN TRUST ("TRUSTEE") OR THE DULY DESIGNATED OFFICE OF ANY SUCCESSOR TRUSTEE OR ANY PAYING AGENTS APPOINTED UNDER THE INDENTURE (AS DEFINED HEREINAFTER).

THIS BOND IS ONE OF AN AUTHORIZED ISSUE OF BONDS LIMITED

IN AGGREGATE PRINCIPAL AMOUNT TO \$ (THE "BONDS")

ISSUED FOR THE PURPOSE OF PROVIDING FUNDS TO FINANCE THE

EQUIPPING, REHABILITATION, FIXTURING, REMODELING AND IMPROVING

OF AN EXISTING COMMERCIAL BUILDING IN BEL AIR, MARYLAND

("PROJECT") TO BE LEASED BY THE MAY DEPARTMENT STORES COMPANY,

A NEW YORK CORPORATION (THE "COMPANY"), AND PAYING NECESSARY

EXPENSES INCIDENTAL THERETO. THE PROCEEDS FROM THE SALE OF THE

81-33 AS AMENDED

BILL NO.

300x 6 PAGE 608

BONDS ARE TO BE LOANED BY ISSUER TO THE COMPANY UNDER THE TERMS OF A LOAN AGREEMENT, DATED AS OF JUNE 1, 1981 (WHICH AGREEMENT, AS FROM TIME TO TIME AMENDED AND SUPPLEMENTED, IS HEREINAFTER REFERRED TO AS THE "AGREEMENT"), UNDER WHICH COMPANY IS OBLIGATED TO PAY AMOUNTS WHICH ARE SUFFICIENT TO PAY (1) THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS AS THE SAME SHALL BECOME DUE IN ACCORDANCE WITH THEIR TERMS AND PROVISIONS AND THE TERMS AND PROVISIONS OF THE INDENTURE (AS HEREINAFTER DEFINED), (2) THE FEES AND EXPENSES OF TRUSTEE AND ANY PAYING AGENTS PROPERLY PAYABLE UNDER THE INDENTURE (AS DEFINED HEREINAFTER) AND CERTAIN EXPENSES OF ISSUER RELATED TO THE PROJECT AND (3) CERTAIN OTHER AMOUNTS UNDER THE AGREEMENT.

THE BONDS ARE ALL ISSUED UNDER AND ARE EQUALLY AND RATABLY SECURED BY AND ENTITLED TO THE PROTECTION OF AN INDENTURE OF TRUST, DATED AS OF JUNE 1, 1981, BY AND BETWEEN ISSUER AND TRUSTEE (WHICH INDENTURE OF TRUST, AS FROM TIME TO TIME AMENDED AND SUPPLEMENTED, IS HEREINAFTER REFERRED TO AS THE "INDENTURE"), DULY EXECUTED AND DELIVERED BY ISSUER TO TRUSTEE AND PURSUANT TO WHICH ALL PAYMENTS DUE FROM COMPANY TO ISSUER UNDER THE AGREEMENT (OTHER THAN PAYMENTS OF CERTAIN EXPENSES OF ISSUER RELATED TO THE PROJECT) ARE ASSIGNED TO TRUSTEE TO SECURE THE PAYMENT OF THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS. REFERENCE IS HEREBY MADE TO THE INDENTURE FOR A DESCRIPTION OF THE RIGHTS, DUTIES AND OBLIGATIONS OF ISSUER, TRUSTEE AND THE HOLDERS OF THE BONDS AND THE TERMS UPON WHICH THE BONDS ARE ISSUED AND SECURED.

THIS BOND AND APPURTENANT COUPONS ARE FULLY NEGOTIABLE, BUT THIS BOND MAY BE REGISTERED AS TO PAYMENT OF PRINCIPAL ON THE REGISTRATION BOOKS OF ISSUER MAINTAINED BY THE TRUSTEE AT ITS PRINCIPAL CORPORATE TRUST OFFICE IN ACCORDANCE WITH THE PROVISIONS ENDORSED ON THE REVERSE SIDE HEREOF AND AS SET FORTH IN THE INDENTURE. IF REGISTERED, THIS BOND IS TRANSFERABLE

-16- BILL NO AS AMENDED

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8008 6 PAGE 608

AS TO PRINCIPAL IN THE NAME OF THE PERSON IN WHOSE NAME THIS
BOND IS REGISTERED ON THE BOND REGISTER OF ISSUER MAINTAINED
BY TRUSTEE AND AS SET FORTH IN THE INDENTURE. THE PRINCIPAL
OF THIS BOND, IF REGISTERED, UNLESS REGISTERED TO BEARER, SHALL
BE PAYABLE ONLY TO THE PERSON IN WHOSE NAME THIS BOND IS
REGISTERED OR HIS LEGAL REPRESENTATIVE. INTEREST ACCRUING ON
THIS BOND WILL BE PAID ONLY ON PRESENTATION AND SURRENDER OF
THE ATTACHED INTEREST COUPONS AS THEY RESPECTIVELY BECOME DUE,
AND REGISTRATION OF THIS BOND AS TO PRINCIPAL AS AFORESAID
WILL NOT AFFECT THE TRANSFERABILITY BY DELIVERY OF SUCH COUPONS.

THE BONDS ARE ISSUABLE AS COUPON BONDS, REGISTRABLE AS TO
PRINCIPAL ONLY, IN THE DENOMINATION OF \$5,000, AND AS FULLY
REGISTERED BONDS WITHOUT COUPONS IN DENOMINATIONS OF \$5,000 AND
ANY INTEGRAL MULTIPLE THEREOF. SUBJECT TO THE LIMITATIONS AND
UPON PAYMENT OF THE CHARGES PROVIDED IN THE INDENTURE, REGISTERED
BONDS WITHOUT COUPONS MAY BE EXCHANGED FOR LIKE AGGREGATE
PRINCIPAL AMOUNT OF COUPON BONDS OF THE SAME SERIES AND THE
SAME MATURITY, BEARING ALL UNMATURED COUPONS (AND ANY MATURED
COUPONS IN DEFAULT) OR FOR LIKE AGGREGATE PRINCIPAL AMOUNT OF
REGISTERED BONDS WITHOUT COUPONS OF OTHER AUTHORIZED DENOMINATIONS OF THE SAME SERIES AND THE SAME MATURITY, AND COUPONS
BONDS BEARING ALL UNMATURED COUPONS (AND ANY MATURED COUPONS
IN DEFAULT) MAY BE EXCHANGED FOR LIKE AGGREGATE PRINCIPAL AMOUNT
OF REGISTERED BONDS WITHOUT COUPONS OF AUTHORIZED DENOMINATIONS
OF THE SAME SERIES AND THE SAME MATURITY.

AT THE OPTION OF THE ISSUER, WHICH OPTION SHALL BE
EXERCISED UPON THE GIVING OF NOTICE BY THE COMPANY OF ITS

INTENTION TO PREPAY AMOUNTS UNDER THE AGREEMENT PURSUANT TO

SECTION 9.1 THEREOF, THE BONDS ARE SUBJECT TO OPTIONAL REDEMPTION

BY ISSUER ON ANY INTEREST PAYMENT DATE AS A WHOLE OR IN PART

LESS THAN ALL OF SUCH BONDS TO BE SELECTED BY LOT IN SUCH MANNER

AS TRUSTEE MAY DETERMINE AT REDEMPTION PRICES (EXPRESSED AS

800K 6 PACE 610

PERCENTAGES OF PRINCIPAL AMOUNT) AS SET FORTH BELOW, PLUS

ACCRUED INTEREST TO THE REDEMPTION DATE, TOGETHER WITH

REASONABLE COSTS AND EXPENSES OF THE ISSUER AND THE TRUSTEE:

5	REDEMPTION DATES	REDEMPTION PRICES
- 1		19
6	JUNE 1, 1991 AND DECEMBER 1, 1991	<u>103</u> %
7	JUNE 1, 1992 AND DECEMBER 1, 1992	102-1/2
8	JUNE 1, 1993 AND DECEMBER 1, 1993	102
9	JUNE 1, 1994 AND DECEMBER 1, 1994	101-1/2
10	JUNE 1, 1995 AND DECEMBER 1, 1995	101
11	JUNE 1, 1996 AND DECEMBER 1, 1996	100-1/2
12	JUNE 1, 1997 AND THEREAFTER	100

EXERCISED UPON THE GIVING OF NOTICE BY THE COMPANY OF ITS

INTENTION TO PREPAY AMOUNTS UNDER THE AGREEMENT PURSUANT TO

SECTION 9.2 THEREOF, THE BONDS ARE SUBJECT TO REDEMPTION BY

ISSUER, AS A WHOLE OR IN PART ON ANY INTEREST PAYMENT DATE

BY LOT IN SUCH MANNER AS TRUSTEE MAY DETERMINE, AT A REDEMPTION

PRICE OF 100% OF THE PRINCIPAL AMOUNT THEREOF, PLUS ACCRUED

INTEREST TO THE REDEMPTION DATE, TOGETHER WITH REASONABLE FEES

AND EXPENSES OF THE ISSUER AND TRUSTEE.

AT THE OPTION OF THE ISSUER, WHICH OPTION SHALL BE
EXERCISED UPON THE GIVING OF NOTICE BY THE COMPANY OF ITS
INTENTION TO PREPAY AMOUNTS UNDER THE AGREEMENT PURSUANT TO
SECTION 9.3 THEREOF, NO BONDS (EXCEPT THOSE FOR WHICH NOTICE
OF REDEMPTION SHALL HAVE BEEN GIVEN PREVIOUSLY) SHALL BE
SUBJECT TO REDEMPTION AS AFORESAID, BUT THE BONDS SHALL BE
SUBJECT TO REDEMPTION AS A WHOLE ON THE EARLIEST PRACTICABLE
DATE AS MAY BE SELECTED BY THE TRUSTEE AFTER CONSULTATION WITH
THE COMPANY, WITHIN 180 DAYS OF THE COMPANY'S RECEIPT OF NOTICE
OF THE OCCURRENCE OF A DETERMINATION OF TAXABILITY, AS DEFINED
IN THE AGREEMENT, AT A REDEMPTION PRICE OF 108% OF THE PRINCIPAL

BOOK 6 PAGE 611

AMOUNT THEREOF, PLUS ACCRUED INTEREST TO THE REDEMPTION DATE,
TOGETHER WITH REASONABLE FEES AND EXPENSES OF THE ISSUER AND
THE TRUSTEE AND AN ADDITIONAL PREMIUM EQUAL TO 2% OF SUCH
PRINCIPAL AMOUNT FOR EACH SIX MONTH PERIOD OR PART THEREOF
ELAPSED BETWEEN THE OCCURRENCE OF THE TAX INCIDENCE DATE, AS
DEFINED IN THE AGREEMENT, AND THE DATE OF REDEMPTION, COMMENCING
WITH THE SECOND SUCH SIX MONTH PERIOD. SUCH REDEMPTION PRICE
SHALL BE PAID TO THE HOLDER OR OWNERS OF BONDS AT THE TIME OF
SUCH REDEMPTION WITHOUT REGARD TO THE DATE OF SUCH HOLDERS'
OR OWNERS' ACQUISITION OF THE BONDS AND SHALL BE DEEMED FULLY
PAID AND DISCHARGED, AND NO PRIOR HOLDER OR OWNERS OF BONDS
SHALL HAVE ANY RIGHTS AGAINST THE ISSUER, THE COMPANY OR THE
TRUSTEE BY REASON OF SUCH SPECIAL MANDATORY REDEMPTION.

THE BONDS ARE SUBJECT TO REDEMPTION BY ISSUER IN PART
ON ANY INTEREST PAYMENT DATE, BY LOT IN SUCH MANNER AS THE
TRUSTEE MAY DETERMINE FOLLOWING THE FILING OF A CERTIFICATE OF
COMPLETION PURSUANT TO SECTION 3.6 OF THE AGREEMENT OR FAILURE
TO FILE SUCH CERTIFICATE WITHIN THREE YEARS OF THE DATE OF
THE ISSUANCE OF THE BONDS PURSUANT TO SECTION 3.4 OF THE AGREEMENT, FROM AMOUNTS TRANSFERRED BY THE TRUSTEE TO THE BOND FUND
PURSUANT TO SECTION 5.08 OF THE INDENTURE.

THE BONDS ARE SUBJECT TO REDEMPTION BY ISSUER AS A WHOLE ON ANY INTEREST PAYMENT DATE, BY LOT IN SUCH MANNER AS THE TRUSTEE MAY DETERMINE, IN THE EVENT THAT THE COMPANY DEFAULTS IN ITS OBLIGATIONS TO OPERATE AND MAINTAIN THE PROJECT TO THE EXTENT REQUIRED BY THE ACT (HEREINAFTER DEFINED) PURSUANT TO SECTION 4.4 OF THE AGREEMENT.

IN THE EVENT ANY OF THE BONDS OR PORTIONS THEREOF (WHICH SHALL BE \$5,000 OR ANY INTEGRAL MULTIPLE THEREOF) ARE CALLED FOR REDEMPTION AS AFORESAID, NOTICE THEREOF IDENTIFYING THE BONDS OR PORTIONS THEREOF TO BE REDEEMED WILL BE GIVEN BY TRUSTEE BY PUBLICATION AT LEAST TWICE IN A NEWSPAPER OR FINANCIAL JOURNAL

81-33 BILL NO. AS AMENDED

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OF GENERAL CIRCULATION IN THE CITY OF NEW YORK, NEW YORK, THE FIRST OF WHICH NOTICES IN SUCH NEWSPAPER OR FINANCIAL JOURNAL SHALL BE PUBLISHED NOT LESS THAN THIRTY DAYS PRIOR TO THE REDEMPTION DATE, AND IN THE CASE OF THE REDEMPTION OF BONDS AT THE TIME REGISTERED AS TO PRINCIPAL (EXCEPT TO BEARER) OR FULLY REGISTERED, UPON MAILING A COPY OF THE REDEMPTION NOTICE BY REGISTERED OR CERTIFIED MAIL AT LEAST THIRTY DAYS PRIOR TO THE DATE FIXED FOR REDEMPTION TO THE PERSON IN WHOSE NAME THIS BOND IS REGISTERED AT THE ADDRESS SHOWN ON THE REGISTRATION BOOKS: PROVIDED, HOWEVER, THAT THE GIVING OF SUCH NOTICE BY MAILING, SHALL NOT BE A CONDITION PRECEDENT TO, AND THE FAILURE TO GIVE SUCH NOTICE OR ANY DEFECT THEREIN SHALL NOT AFFECT THE VALIDITY OF, ANY PROCEEDING FOR THE REDEMPTION OF ANY BOND WITH RESPECT TO WHICH NO SUCH FAILURE HAS OCCURRED. ALL BONDS SO CALLED FOR REDEMPTION WILL CEASE TO BEAR INTEREST AFTER THE SPECIFIED REDEMPTION DATE PROVIDED FUNDS FOR THEIR REDEMPTION ARE ON DEPOSIT AT THE PLACE OF PAYMENT AT THAT TIME. IF BECAUSE OF THE TEMPORARY OR PERMANENT SUSPENSION OF THE PUBLICATION OR GENERAL CIRCULATION OF ANY NEWSPAPER OR FINANCIAL JOURNAL OR FOR ANY OTHER REASON IT IS IMPOSSIBLE OR IMPRACTICABLE TO PUBLISH SUCH NOTICE OF CALL FOR REDEMPTION IN THE MANNER HEREIN PROVIDED, THEN SUCH PUBLICATION IN LIEU THEREOF AS SHALL BE DETERMINED BY TRUSTEE SHALL CONSTITUTE A SUFFICIENT PUBLICATION OR NOTICE.

THE BONDS ARE ISSUED PURSUANT TO AND IN FULL COMPLIANCE WITH THE CONSTITUTION AND LAWS OF THE STATE OF MARYLAND,

PARTICULARLY THE INDUSTRIAL BUILDINGS FOR COUNTIES AND MUNICIPALITIES ACT, CONSTITUTING ARTICLE 41, SECTION 266A, ET SEQ.,

OF THE ANNOTATED CODE OF MARYLAND OF 1957 (1978 REPL. VOL. AND 1980 CUM. SUPP.), AS AMENDED (THE "ACT"), AND PURSUANT TO AN ORDINANCE ADOPTED BY THE HARFORD COUNTY COUNCIL OF ISSUER WHICH AUTHORIZES THE EXECUTION AND DELIVERY OF THE AGREEMENT AND THE

81-33 BILL NO. AS AMENDED

INDENTURE. PAYMENTS SUFFICIENT FOR THE PROMPT PAYMENT, WHEN DUE, OF THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS ARE TO BE PAID BY COMPANY TO TRUSTEE FOR THE ACCOUNT OF ISSUER AND DEPOSITED IN A SPECIAL ACCOUNT CREATED BY ISSUER AND DESIGNATED "HARFORD COUNTY, MARYLAND BOND FUND, THE MAY DEPARTMENT STORES COMPANY PROJECT," AND SUCH PAYMENTS HAVE BEEN DULY PLEDGED AND ASSIGNED FOR THAT PURPOSE, AND IN ADDITION, THE RIGHTS OF ISSUER (OTHER THAN CERTAIN INDEMNIFICATION RIGHTS AND THE PAYMENT OF CERTAIN EXPENSES OF ISSUER RELATED TO THE PROJECT) UNDER THE AGREEMENT HAVE BEEN ASSIGNED TO TRUSTEE TO SECURE PAYMENT OF SUCH PRINCIPAL, PREMIUM, IF ANY, AND INTEREST ON THE BONDS UNDER THE INDENTURE.

THE BONDS SHALL BE LIMITED OBLIGATIONS OF THE ISSUER,

THE PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON WHICH SHALL

BE PAYABLE SOLELY FROM THE REVENUE DERIVED FROM THE AGREEMENT.

NEITHER THE BONDS NOR THE INTEREST COUPONS ISSUED UNDER THE

AUTHORITY OF THE ACT SHALL EVER CONSTITUTE AN INDEBTEDNESS OR

A CHARGE AGAINST THE GENERAL CREDIT OR TAXING POWERS OF THE

ISSUER WITHIN THE MEANING OF ANY CONSTITUTIONAL OR CHARTER

PROVISION OR STATUTORY LIMITATION AND NEITHER SHALL EVER

CONSTITUTE OR GIVE RISE TO ANY PECUNIARY LIABILITY OF THE ISSUER.

THE HOLDER OF THIS BOND SHALL HAVE NO RIGHT TO ENFORCE
THE PROVISIONS OF THE INDENTURE OR TO INSTITUTE ACTION TO ENFORCE
THE COVENANTS THEREIN, OR TO TAKE ANY ACTION WITH RESPECT TO
ANY EVENT OF DEFAULT UNDER THE INDENTURE, OR TO INSTITUTE,
APPEAR IN OR DEFEND ANY SUIT OR OTHER PROCEEDINGS WITH RESPECT
THERETO, UNLESS AN EVENT OF DEFAULT AS DEFINED IN THE INDENTURE
SHALL HAVE OCCURRED. IN CERTAIN EVENTS, ON THE CONDITIONS, IN
THE MANNER AND WITH THE EFFECT SET FORTH IN THE INDENTURE, THE
PRINCIPAL OF ALL THE BONDS ISSUED UNDER THE INDENTURE AND THEN
OUTSTANDING MAY BECOME OR MAY BE DECLARED DUE AND PAYABLE BEFORE
THE STATED MATURITY THEREOF, TOGETHER WITH INTEREST ACCRUED

THEREON.

THE INDENTURE PERMITS, WITH CERTAIN EXCEPTIONS AS THEREIN PROVIDED, THE AMENDMENT THEREOF AND THE MODIFICATION OF THE RIGHTS AND OBLIGATIONS OF ISSUER AND THE RIGHTS OF THE HOLDERS OR OWNERS OF THE BONDS AT ANY TIME BY ISSUER WITH THE CONSENT OF THE HOLDERS OR OWNERS OF 2/3 IN AGGREGATE PRINCIPAL AMOUNT OF THE BONDS AT THE TIME OUTSTANDING, AS DEFINED IN THE INDENTURE. ANY SUCH CONSENT OR WAIVER BY THE HOLDERS OR OWNERS OF 2/3 OF THE BONDS SHALL BE CONCLUSIVE AND BINDING UPON THE HOLDERS AND OWNERS OF ALL BONDS OUTSTANDING AND UPON ALL FUTURE HOLDERS OR OWNERS OF THE BONDS AND OF ANY BOND ISSUED IN REPLACEMENT THEREOF WHETHER OR NOT NOTATION OF SUCH CONSENT OR WAIVER IS MADE UPON THE BONDS. THE INDENTURE ALSO CONTAINS PROVISIONS PERMITTING TRUSTEE TO WAIVE CERTAIN EXISTING DEFAULTS UNDER THE INDENTURE AND THEIR CONSEQUENCES.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED THAT ALL

ACTS, CONDITIONS AND THINGS REQUIRED TO EXIST, HAPPEN AND BE

PERFORMED PRECEDENT TO AND IN THE EXECUTION AND DELIVERY OF THE

INDENTURE AND THE ISSUANCE OF THIS BOND DO EXIST, HAVE HAPPENED

AND HAVE BEEN PERFORMED IN DUE TIME, FORM AND MANNER AS REQUIRED

BY LAW: THAT THE ISSUANCE OF THIS BOND AND THE ISSUE OF WHICH

IT FORMS A PART, TOGETHER WITH ALL OTHER OBLIGATIONS OF ISSUER,

DOES NOT EXCEED OR VIOLATE ANY CONSTITUTIONAL OR STATUTORY

LIMITATIONS: AND THAT THE AMOUNTS PAYABLE UNDER THE AGREEMENT

AND PLEDGED TO THE PAYMENT OF THE PRINCIPAL OF, PREMIUM, IF ANY

AND INTEREST ON THIS BOND AND THE ISSUE OF WHICH IT FORMS A PART,

AS THE SAME BECOME DUE, WILL BE SUFFICIENT IN AMOUNT FOR THAT

PURPOSE.

THIS BOND AND THE COUPONS APPERTAINING HERETO SHALL NOT

BE VALID OR BECOME OBLIGATORY FOR ANY PURPOSE OR BE ENTITLED

TO ANY SECURITY OR BENEFIT UNDER THE INDENTURE UNTIL THE

CERTIFICATE OF AUTHENTICATION HEREON SHALL HAVE BEEN EXECUTED

81-33 AS AMENDED

800K B PAGE 615

BY TRUSTEE.

IN WITNESS WHEREOF, HARFORD COUNTY, MARYLAND HAS CAUSED
THIS BOND TO BE EXECUTED IN ITS NAME BY THE FACSIMILE SIGNATURE
OF THE COUNTY EXECUTIVE OF HARFORD COUNTY AND ITS CORPORATE SEAL
TO BE HEREUNTO IMPRESSED OR IMPRINTED HEREON AND ATTESTED BY THE
MANUAL SIGNATURE OF ITS DIRECTOR OF ADMINISTRATION, AND HAS
CAUSED THE INTEREST COUPONS ATTACHED HERETO TO BE EXECUTED BY
THE FACSIMILE SIGNATURES OF SAID COUNTY EXECUTIVE OF HARFORD
COUNTY AND DIRECTOR OF ADMINISTRATION AS OF JUNE 1, 1981.
HARFORD COUNTY, MARYLAND

ATTEST:

BY (FACSIMILE)

J. THOMAS BARRANGER

COUNTY EXECUTIVE

BY (MANUAL)

CHARLES SHADLE

DIRECTOR OF ADMINISTRATION

(SEAL)

(FORM OF TRUSTEE'S CERTIFICATE OF AUTHENTICATION)

TRUSTEE'S CERTIFICATE OF AUTHENTICATION

THIS BOND IS ONE OF THE BONDS OF THE ISSUE DESCRIBED IN THE WITHIN-MENTIONED INDENTURE OF TRUST.

(TRUSTEE)

BY AUTHORIZED OFFICER

BILL NO. AS AMENDED

(FORM OF INTEREST COUPON)

NO.

\$

ON THE FIRST DAY OF , , HARFORD COUNTY,

MARYLAND (UNLESS THE BOND TO WHICH THIS COUPON APPERTAINS SHALL

HAVE BEEN DULY CALLED FOR PREVIOUS REDEMPTION) WILL PAY FROM THE

SOURCE AND AS DESIGNATED IN THE BOND IN LAWFUL MONEY OF THE

UNITED STATES OF AMERICA TO BEARER, SUBJECT TO THE PROVISIONS

OF THE WITHIN-MENTIONED INDENTURE OF TRUST AND UPON PRESENTATION

AND SURRENDER OF THIS COUPON AT THE PRINCIPAL CORPORATE TRUST

OFFICE OF (TRUSTEE), (ADDRESS), AS TRUSTEE, OR ITS SUCCESSOR

IN TRUST, OR ANY PAYING AGENTS, THE AMOUNT SHOWN HEREON, AS

PROVIDED IN AND BEING SEMIANNUAL INTEREST THEN DUE ON ITS

INDUSTRIAL DEVELOPMENT REVENUE BOND (THE MAY DEPARTMENT STORES

COMPANY PROJECT) DATED JUNE 1, 1981, NUMBERED

16 ATTEST:

HARFORD COUNTY, MARYLAND

BY (FACSIMILE)
DIRECTOR OF ADMINISTRATION

BY (FACSIMILE)
COUNTY EXECUTIVE

PROVISION FOR REGISTRATION

THE WITHIN BOND MAY BE REGISTERED IN THE NAME OF THE
HOLDER ON BOOKS KEPT BY TRUSTEE, SUCH REGISTRATION BEING NOTED
HEREON BY TRUSTEE IN THE REGISTRATION BLANK BELOW, AND NO
TRANSFER SHALL BE VALID UNLESS MADE ON SAID BOOKS AT THE REQUEST
OF THE PERSON IN WHOSE NAME THIS BOND IS REGISTERED OR ATTORNEY
DULY AUTHORIZED, AND SUCH TRANSFER IS SIMILARLY NOTED IN THE
REGISTRATION BLANK BELOW.

BILL NO 81-33
AS_AMENDED

800K - 6 PAGE 617

> 81-33 BILL NO. AS AMENDED

300X 5 PAGE **618**

Section 4. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that in consideration of
the purchase and acceptance of the Bonds by those who shall
hold the same from time to time, (i) this Ordiance shall be
deemed to be and shall constitute a contract between the County
and the holder from time to time of the Bonds; and (ii) the
assignments described herein and the covenants to be performed
by or on behalf of the County shall be for the benefit,
protection and security of the holder of the Bonds.

Section 5. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that simultaneously with the issuance and sale of the Bonds, the County, will, pursuant to the terms of the Agreements and the Act, cause the proceeds of sale thereof to be applied to the acquisition of the Industrial Building in accordance with the provisions of the Act, this Ordinance and the Resolutions.

The proceeds of the Bonds shall be advanced as provided in the Agreements, and, in order to insure that such proceeds will be used for the purposes set forth in the Act, the County shall deposit such proceeds with the trustees under the-Trust-Agreement THE INDENTURE OF TRUST, and as provided in the Agreements, who will hold, invest and disburse such proceeds as herein and in the-Agreements-provided THE INDENTURE OF TRUST PROVIDED.

Section 6. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that the County covenants

that it will promptly pay the principal of and interest on the

Bonds, and premium, if any, at the place, on the dates and in

the manner provided in this Ordinance and in the Bonds according

to their true intent and meaning; provided that Bonds, together

with the interest thereon, shall be the limited obligation of

the County payable solely from the monies derived from the

81-33 BILL NO. AS AMENDED

BOOK 6 PAGE 619

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Loan Agreement and the general reviews REVENUES and receipts of The May Department Stores Company and shall be a valid claim of the holder thereof only against such monies, which monies shall be used for no other purpose than to pay the principal of and interest on the Bonds and expenses authorized by the Act (except as may be otherwise expressly authorized in this Ordinance). Neither the Bonds nor the interest payable thereon shall ever constitute an indebtedness or a charge against the general credit or taxing powers of the County within the meaning of any constitutional or charter provision or statutory limitation and neither shall ever constitute or give rise to any pecuniary liability of the County.

Section 7. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that payment of the Bonds and the interest thereon shall be made to the registered owner thereof by----as-agent BY THE TRUSTEE UNDER THE INDENTURE DEED OF TRUST AS TRUSTEE for the holder of the Bonds. All payments of principal, interest and other charges required by this Ordinance or the Bonds shall be made to any trustees under the Trust-Agreement INDENTURE OF TRUST at the office of THE BANK OR TRUST COMPANY EXECUTING THE INDENTURE OF TRUST, in lawful money of the United States of America, EITHER in immediately available funds. OR BY A CHECK DRAWN ON A BANK WHICH IS A MEMBER OF THE NEW YORK CLEARING HOUSE ASSOCIATION AND DELIVERED AT LEAST ONE DAY PRIOR TO THE INTEREST PAYMENT DATE FOR THE BONDS. Interest on the Bonds shall be calculated on the basis of a 360-day year factor to be applied to actual days elapsed. If any principal and/or interest payment on the Bonds falls due on a Saturday, Sunday or public holiday at the place of payment thereof, then such date shall be extended to the next succeeding full banking day at such place.

When the principal of and interest on the Bonds shall

have been fully paid, the Bonds shall forthwith be surrendered to the Bond Registrar for cancellation.

Section 8. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the Bonds shall be registered as to both principal and interest. THE TRUSTEE UNDER THE INDENTURE OF TRUST shall serve as Bond Registrar, and it shall keep at its principal office, for so long as the Bonds remain outstanding, books for the registration and transfer of the Bonds.

The Bonds IN REGISTERED FORM shall be transferable only upon the books maintained by the Bond Registrar by the registered-owner-thereof-in-person PERSON IN WHOSE NAME SUCH BONDS ARE REGISTERED or by his attorney duly authorized in writing, upon surrender thereof together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the-registered-owner SUCH PERSON or his duly authorized attorney.

INDENTURE of Trust and the Bond Registrar may deem and treat the person in whose name the ANY Bonds shall be registered as the absolute owner of the SUCH Bonds, whether the SUCH Bonds shall be overdue or not, for the purpose of receiving payment of, or on account of, the principal of and interest on the SUCH Bonds and for all other purposes, and all such payments so made to such registered-ewner PERSON or upon his order shall be valid and effectual to satisfy and discharge the liability upon the SUCH Bonds to the extent of the sum or sums so paid, and neither the County, THE TRUSTEE UNDER THE INDENTURE OF TRUST nor the Bond Registrar shall be affected by any notice to the contrary.

The Bonds shall be in the denomination of Five

Thousand Dollars (\$5,000) each or in such other denomination

158 300 B PAGE 821

as may be approved-in-the-Resolutions PROVIDED IN THE INDENTURE OF TRUST.

Section 9. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the County intends to assist in the financing of the Industrial Building for the Owner in amount not to exceed Four Million, Five Hundred Thousand Dollars (\$4,500,000) as described generally in the Letter of Intent, by authorizing the issuance and sale of the Bonds pursuant to the Act, and by using the proceeds thereof for the purposes described in this Ordinance and in the agreements for financing of the acquisition of an Industrial Building, including the Loan Agreement and other documents as may be approved by Resolutions adopted by the Harford County Council, the Bond to be secured solely as hereinabove provided in this Ordinance. This Ordinance is adopted as a material inducement to the Owner to acquire and construct the Industrial Building in Harford County, Maryland.

Section 10. BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, that the execution and delivery of the Bonds, the-agreements THE INDENTURE OF TRUST,
THE LOAN AGREEMENT, and all other documents necessary to evidence and secure the Bonds and the Agreements are hereby authorized. The Bonds and other Agreements shall be executed on behalf of the County by the County Executive of the County by his signature, and the corporate seal of the County shall be impressed or otherwise reproduced thereon and attested by the Director of Administration of the County by his manual signature. In case any officer whose signature shall appear on the Bonds or any of the aforesaid documents shall cease to be such officer before the delivery of the Bonds or any of the other documents aforesaid, such signature shall nevertheless be valid and sufficient for all purposes, the same as if such

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officer had remained in office until delivery. The County Executive, the Director of Administration and other officials of the County shall do all such acts and things and execute such supporting documents and certificates as may be necessary to carry out and comply with the provisions hereof, including, but not limited to, the statement of election required by Section 103(b)(6)(D) of the Federal Internal Revenue Code of 1954, as amended. Before the execution and delivery of the Bonds by the County Executive to ----as-agent-for-the holder THE PURCHASER of the Bonds, the County shall have received a certificate signed by a representative of the purchasers PURCHASER of the Bonds and satisfactory to counsel for the County stating that the purchaser has not relied upon the County or its agents for or received from the County or its agents any information concerning the financial condition or other information concerning The May Department Stores Company.

Section 11. BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, that the provisions of
this Ordinance are severable, and if any provision, sentence,
clause, section or part thereof is held illegal, invalid or
unconstitutional or inapplicable to any person or circumstances,
such illegality, invalidity or unconstitutionality, or inapplicability shall not affect or impair any of the remaining
provisions, sentences, clauses, sections, or parts of this
Ordinance or their application to other persons or circumstances.
It is hereby declared to be the legislative intent that this
Ordinance would have been passed if such illegal, invalid or
unconstitutional provisions, sentence, clause, section or part
had not been included herein, and if the person or circumstances
to which this Ordinance or any part hereof are inapplicable had
been specifically exempted herefrom.

81-33 BILL NO AS AMENDED

AS AMENDED

BOOK . 6 PACE 623

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Section 12. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the County Council of Harford County, Maryland, by resolution may-change SHALL DETERMINE the amount of Bonds to be sold but not in excess of Four Million, Five Hundred Thousand Dollars (\$4,500,000), provide or amend the maturity schedule of the Bonds, the interest payable on the Bonds, the date of the Bonds, the dates of payment of interest and principal on the Bonds, provide for prepayment provisions with respect to payment of the Bonds prior to their maturity and provide for the execution of any and all agreements necessary or appropriate to accomplish the issuance and sale of the Bonds, in the manner herein described or in any other manner consistent with Section 266(A) to 266(i), inclusive, of Article 41 of the Annotated Code of Maryland (1971 Replacement Volume, 1980 Cumulative Supplement), so long as the County has no pecuniary liability with respect to the payment of principal and interest on the Bonds.

Section 13. BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, that all expenses of the
County, including the expenses of private attorneys employed
by the County in connection with the issuance and sale of the
Bonds shall be paid by The May Department Stores Company.

Section 14. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that the Industrial

Building and the sale of the Bonds therefor shall not constitute

a capital project within the meaning of the Harford County

Charter or Code.

Section 15. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that the Owner, shall pay
or make arrangements for the payment of any taxes, assessments
or charges which may be lawfully levied, assessed or charged
against the Industrial Building and the land underlying the

81-33 BILL NO. AS AMENDED

800K 6 24

Industrial Building, or, in the event such charge may not be made due to ownership of legal title by the County, the Owner, agrees to make payments to or make arrangements for the payment to the County of amounts equal to taxes which the County would otherwise have the right to assess.

Section 16. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that an appropriate

indemnity, defense and hold harmless agreement shall be executed

by the Owner, in form and substance satisfactory to counsel

for the County, as provided in the Letter of Intent prior to

the issuance of the Bonds.

Section 17. BE IT FURTHER ENACTED BY THE COUNTY
COUNCIL OF HARFORD COUNTY, MARYLAND, that the Bonds, when
issued, shall be executed in the name of Harford County,
Maryland, by the facsimile or manual signature of the County
Executive of Harford County, Maryland, and a facsimile of the
corporate seal of the County shall be imprinted on each of
the Bonds attested by the manual signature of the Director of
Administration of Harford County. The facsimiles of said
signature and said seal shall be engraved, printed or lithographed on each of the Bonds in accordance with, and pursuant
to the authority of Section 13-18, inclusive, of Article 31
of the Annotated Code of Maryland (1976 Replacement Volume,
1980 Supplement).

Section 18. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARYLAND, that this Ordinance has
no financial impact on Harford County, Maryland, and, therefore,
there is no requirement for a fiscal impact note.

Section 19. BE IT FURTHER ENACTED BY THE COUNTY

COUNCIL OF HARFORD COUNTY, MARULAND, that this Ordinance is

declared to be an emergency measure affecting the public health

or welfare as found and determined in Section 1 of this

BILL NO. 81-33
AS AMENDED

800K 6 PAGE \$25

Ordinance, and shall take effect on the date it becomes law. EFFECTIVE: May 28, 1981

81-33AS AMENDED

800% 6 PAGE 626

EY THE COUNCIL

Read the third time, BI	ILL NO. 81-33 (as amen	ded)
Passed_LSD 8	31-16 (May 26, 1981)	(with amendments)
Zažžx kx z £xRa	x x x x x	
	By order	
	,	
	angele marken	Le, Secretary
Sealed with the County	Seal and presented to	the County Executive
for his approval this _	27th day of	May , 19 81
at	ek P.M.	
The same of the sa	Degels Markers	¿, Secretary
- Abstract	DI THE LANGUITY	
APPROVED:	County Executive Date 5/28/8/	192

BY THE COUNCIL

This Bill (No. 81-33 (as amended), having been approved by the Executive and returned to the Council, becomes law on May 28, 1981.

agels Marknaski, , Secretary

Rec'd & Recorded //- 10 19 8 at /:00 M.

Liber Folio 540 & examined per

H. Pondas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE:

May 28, 1991

81-33 AM ENDED

BOOK 6 PAGE 627 COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-34

			DIEE N		· ·	
Introduce	ed by _	Council County E	President Recutive	Hardwicke a	at the requ	est of the
Legislati	ive Day	7 No	81-13	Date _	May 5,	1981
Na Ir of ac	ationa: n Gener f the B	l Electric cal, of Cl Harford Co n in its o	cal Code a napter 8A, ounty Code	dopted, of A heading, B	Article I, Electricity ed, to prov	, all a part ide for the
						•
		By t	he Council	l, May	5, 1981	magazaran a t
Introduc	ed, r	ead first	time, c	rdered post	ed and publ	ic mearing schedule
		on:	June	e 2, 1981		
		at:	7 :	:00 P.M.		
	В	y Order:	_ Angels	Markon	veli:	, Secretary
			PUB	LIC HEARING		
		Havı	ng been p	osted and n	otice of ti	me and place
of heari	ng and	title of	Bill hav	ing been bu	blished acc	cording to the
				ld on		
					Annual Communication (Communication Communication Communication Communication Communication Communication Commu	
and conc	Tuaea	on	June 2	, 2502	6	
			Angela	Markon	eli:	, Secretary
ex ad th	Brackets disting ided to	law. Under Bill by a	e matter lining indi	TO EXISTING To deleted from the cates language linguage linguage being the cate of Bi	rom ige ied	81-34

900% 6 FASE \$28

1	Section 1. Be It Enacted By The County Council of Harford County,
2	Maryland, that Section 8A-3, heading, National Electrical Code
3	adopted, of Article I, heading, In General, of Chapter 8A,
4	heading, Electricity, all a part of the Harford County Code as
5	amended, be, and it is hereby repealed and re-enacted, with
6	amendments all to read as follows:
7	Chapter 8A. Electricity.
8	Article I. In General.
9	Section 8A-3. National Electrical Code adopted.
10	(a) The National Electrical Code, [1978] 1981 edition,
11	including all appendices, as adopted by the National Fire Protecti
12	Association, Electrical Section, is hereby adopted as the Harford
13	County Electrical Code and it is incorporated by reference thereto
14	and is made a part of this Chapter with the same force and effect
15	as though set out in full herein, save and except such changes,
16	amendments, revisions, deletions, substitutions and additions
17	as are specified in this Chapter. All electrical installations
18	in Harford County and all equipment used in Harford County shall
19	meet the standards and requirements set forth by the National
20	Electrical Code and this Chapter, all rules and regulations
21	established in accordance with the Harford County Charter or
22	this Chapter.
23	Section 2. Be It Further Enacted, that this Act shall take
24	effect sixty (60) calendar days from the date it becomes law.
25	EFFECTIVE: August 17, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

agla Markawski , Secretary

81-34

BY THE COUNCIL

Read	the	third	time.	BILL N	10. 81-	34		
		Passe	d LSI	81-19	(June	16,	1981)	KWKKIX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

By order

Angele Markenski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this ______ l7th ___ day of ____June at 3:00 o'clock P.M.



angele Marlandi, Secretary

BY THE EXECUTIVE

APPROVED:

BY THE COUNCIL

This Bill (No. 81-34), having been approved by the Executive and returned to the Council, becomes law on June 17, 1981.

angle Markowski, Secretary

Rec'd & Recorded 11-18 1991 at 1:00 f. M. H. Douglas Chilcoat, Clerk, Harford Co.

300F 6 AUE 630

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-36 Council President Hardwicke at the request of the Introduced by County Executive May 12, 1981 Legislative Day No. 81-14 Date AN ACT to add new Section 24-36.1(d), heading, Annual Debt Retirement Rates to Article II, heading, Joppatowne Sanitary Subdistrict of Chapter 24, heading, Water and Sewer, all part of the Harford County Code as amended; to provide for a rate of discount on the annual debt retirement assessment. By the Council, May 12, 1981 Introduced, read first time, ordered posted and public hearing scheduled June 9, 1981 6:30 P.M. at: By Order: Jupla Maslowski PUBLIC HEARING Having been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on _____June 9, 1981

June 9, 1981

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

and concluded on

by amendment.

BILL NO. 81-36

and Markette, Secretary

EFFECTIVE:

Section 1. Be It Enacted By The County Council Of Earford County
Maryland, that new Section 24-36.1(d), heading, Annual Debt
Retirement Rates, be, and it is hereby added to Article II, head-
ing, Joppatowne Sanitary Subdistrict of Chapter 24, heading,
Water and Sewer all a part of the Harford County Code as amended,
all to read as follows:
Chapter 24. Water and Sewer.
Article II. Joppatowne Sanitary Subdistrict.
Section 24-36.1. Annual Debt Retirement and Assessment Rates.
(d) THE ANNUAL DEBT RETIREMENT ASSESSMENT BILL PAID DURING
JULY OF THE CURRENT YEAR SHALL BEAR A DISCOUNT OF TWO PERCENT
(2%). IF PAID DURING AUGUST OF THE CURRENT YEAR, A DISCOUNT OF
ONE PERCENT (1%) SHALL BE GRANTED.
Section 2. Be It Further Enacted, that this Act shall take
effect sixty (60) calendar days from the date it becomes law.

August 10, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

Angela Mankowski, secretary

81-36

6 PAGE 632

BY THE COUNCIL

Read the third time, BILL NO. 81-36
Passed LSD 81-18 (June 9, 1981) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
xBaddedxxxfxxBassagex
Ey order
ayle Markauski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 10th day of June , 19 8
at 3:00 o'clock P.M.
BY THE EXECUTIVE
APPROVED: County Executive Date 6/1/8/
BY THE COUNCIL
This Bill (No. 81-36), having been approved by the Executive and returned to the Council, becomes law on June 11, 1981.
angela Marluark: , Secretary
Rec'd & Recorded 11-10 198 at 1:00 M. The Liber 6 Folio 630 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-37

Council President Hardwicke at the request of the County Executive

Legis	slative Day No.	81-14	Date	May 12,	1981
AN EN	Artice Lice Code	ing, Licens cle II, hea nses and Pe	e, Subheading ding, Schedule rmits, all parts; to provide for	, Other Li e of Fees, rt of the	censes, of of Chapter 13 Harford County
	9		l,May]		and the same of the same of
intro	oduced, read firs	7	rdered posted e 9, 1981	and public	s nearing schedul
	on:	Philippoint Continue to the Property Continue	30 P.M.		
			Markows	li	_, Secretary
		PUB	LIC HEARING		
	Hav	ing been p	osted and noti	ice of time	and place
of he	earing and title o	f Bill hav	ing been publi	ished accor	rding to the
Chart	er, a public hear	ing was he	ld on Jun	e 9, 1981	
and c	concluded on	June 9,	1981	ф.	
		- ange	le Markon	shi.	Secretary
EXPLANATION:	[Brackets] indicate [Brackets] indicates added to Bill by through indicates a by amendment.	ate matter erlining indi amendment.	deleted from cates language lined		81-37

800% 6 PAGE 634

1	Section 1. Be It Enacted By The County Council Of Harford County,
2	Maryland, that Section 13-21(c), heading, Licenses, Subheading,
3	Other Licenses, of Article II, heading, Schedule of Fees, of
4	Chapter 13, License and Permits, all part of the Harford County
5	Code as amended, be, and it is hereby repealed and re-enacted
6	with amendments all to read as follows:
7	Chapter 13. Licenses and Permits.
8	Article II. Schedule of Fees.
9	Section 13-21. Licenses.
10	(c) Other Licences:
11	(1) Licenses of Operators:
12	Refuse and septic truck, each \$ 50.00
13	Solicitor
14	Auctioneer:
15	Residential, yearly \$ 25.00
16	Nonresidential, yearly \$ 50.00
17	Itinerant dealer, yearly \$ 25.00
18	Pawnbroker, yearly \$ 25.00
19	Close-out sale, yearly \$ 25.00
20	Mobile Home:
21	For each set of 10 units
22	or fraction, yearly \$ 25.00
23	Excise tax, each unit,
24	per month
25	Pet shop, yearly
26	Dog Tags (annually):
27	[Male
28	Spayed female
29	Female
30	

	800K 6 PAGE 635
1	STERILIZED DOGS
2	UNSTERILIZED DOGS 8.00
3	SENIOR CITIZENS OVER SIXTY (60) YEARS
4	OF AGE, ON THE TAG FEES ONLY, SHALL PAY:
5	STERILIZED DOGS
6	UNSTERILIZED DOGS
7	Kennel, through nine dogs
9	Kennel, ten through twenty-five dogs [\$ 50.00] \$ 75.00
10	
11	Kennel, over twenty-five dogs [\$ 75.00] \$100.00
13	Section 2. And Be It Further Enacted, that this Act is hereby
14	
15	County Revenues and shall take effect on the date it becomes law.
16	EFFECTIVE: June 11, 1981
17	
18	The Secretary of the Council does hereby
19	certify that fifteen (15) copies of this Bill are immediately available for distribution to
20	the public and the press.
21	angela Markowski, Secretary
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800% 6 PAGE 636 BY THE COUNCIL

Read the third time, BILL NO. 81-37
Passed LSD 81-18 (June 9, 1981) Kwikk xanendamakkak
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
By order
anylamarkowski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 10th day of June , 1981
at 3:00 o'clock P.M.
Anylu Markoushi, Secretary
BY THE EXECUTIVE
APPROVED: County Executive Date 6/11/81
BY THE COUNCIL
This Bill (No. 81-37), having been approved by the Executive
and returned to the Council, becomes law on June 11, 1981.
angle Markenski, Secretary
Rec'd & Recorded 11-10 1981 at 1:00 P. M. W Liber & Folio 123& examined per H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: June 11, 1981

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-38

Council President Hardwicke at the request of the Introduced by County Executive
Legislative Day No. 81-14 Date May 12, 1981
AN EMERGENCY ACT to make an appropriation of grant funds to the
Department of Inspections, Licenses and Permits
from unanticipated revenues received from the
Maryland Department of Human Resources; to supplement
the budget of the weatherization program to achieve
maximum energy conservation in dwellings of low in-
come persons.
By the Council, May 12, 1981
Introduced, read first time, ordered posted and public hearing schedule
on: June 9, 1981
at: 6:30 P.M.
By Order: angle Markouk: , Secretary
of the state of th
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held onJune 9, 1981
and concluded on June 9, 1981
Carly Market , Secretary
Caple Maskewski, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.
by amendment. BILL NO. 81-38

300K 6 PAGE 836

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WHEREAS, the County Executive has recommended an emergency
 2 appropriation of unanticipated grant revenues to the County
 3 Budget for the fiscal year ending June 30, 1981, and continuing
 4 thereafter in accordance with the terms of the grant; and
        WHEREAS, the funds are part of the Maryland Department of
6 Human Resources; and
        WHEREAS, the funds shall be used to supplement the budget
8 of the weatherization program to achieve maximum energy conser-
9 vation in dwellings of low income persons; and
       WHEREAS, the appropriation of the funds is in accordance
11 with the provisions of Section 518 of the Charter of Harford
12 County, Maryland.
       NOW, THEREFORE,
14 Section 1. Be It Enacted By The County Council Of Harford County,
15 Maryland, that the current expense budget for the fiscal year
16 ending June 30, 1981, be, and it is hereby amended by making an
17 emergency appropriation and expenditure from monies received from
18 the Maryland Department of Human Resources in the below listed
19 amounts for the purpose detailed:
20 Appropriation:
21 Grants Special Fund
22 Public Safety and Corrections
23 Inspections, Licenses and Permits
24 Weatherization Program (10/1/80-12/31/81)
25 Grant Account Receivable No. 28-00-03-30-76-01-XX-XX....$ 44,113.00
26
       Total Grant Receivable .....$ 44,113.00
27 Grants Special Fund
28 Public Safety and Corrections
29 Inspections, Licenses and Permits
30 Weatherization Program (10/1/80-12/31/81)
31
32
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890K 6 PAGE 639

Grant Expenditures Account No. 88-02-26-00-01-01-01-XX..\$29,000.00 88-02-26-00-01-01-05-XX.. 4,113.00 88-02-26-00-01-01-08-XX.. 1,000.00 88-02-26-00-01-01-14-XX.. 10,000.00

Total Grant Expenditures.....\$44,113.00

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare, and for a vital County operation, and shall take effect on the date it becomes law.

EFFECTIVE: June 11, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

angela Markowski, secretary

800K 6 FACE 640

BY THE COUNCIL

Read the third time, BILL NO. 81-38
Passed LSD 81-18 (June 9, 1981) (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
By order
angle Marloushi, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this
at 3:00 o'clock P.M.
Angle Masheule', Secretary
BY THE EXECUTIVE
APPROVED: Standard
BY THE COUNCIL
This Bill (No. 81-38), having been approved by the Executive and returned to the Council, becomes law on June 11, 1981.
angle Markersh:, Secretary

Rec'd & Recorded //-/3 19 8/ at /-oul. M. Add Liber 6 Folio 637 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-39

Int	Council President Hardwicke at the request of the roduced by County Executive
Leg:	islative Day No. 81-14 Date May 12, 1981
AN :	EMERGENCY ACT to make an appropriation of grant funds to the Department
	of Community Services from unanticipated revenues
	received from the Maryland Department of Human Resources;
	to provide funds to assist low income families with
	increased energy costs, particularly the elderly and
	the handicapped.
	By the Council, May 12, 1981
Int	roduced, read first time, ordered posted and public hearing schedule
	on: <u>June 9, 1981</u>
	at: 6:30 P.M.
	By Order: Angele Markowski, Secretary
	PUBLIC HEARING
1-	Having been posted and notice of time and place
م ج	hearing and title of Bill having been published according to the
	rter, a public hearing was held on June 9, 1981
	concluded on June 9, 1981
and	· Concluded on
	angele Markowski , Secretary
EXPLANATION EXPLANATION	ON: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.
	PILL NO L

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WHEREAS, the County Executive has recommended an emergency
 2 appropriation of unanticipated grant revenues to the County Budget
 3 for the fiscal year ending June 30, 1981, and continuing thereafter
 4 in accordance with the terms of the grant; and
        WHEREAS, the funds are part of the Maryland Department of
 6 Human Resources; and
        WHEREAS, the funds shall be used to assist low income
 8 families with increased energy costs, particularly the elderly and
 9 the handicapped, under the Energy Crisis Intervention Program; and
        WHEREAS, the appropriation of the funds is in accordance
  with the provisions of Section 518 of the Charter of Harford
12
  County, Maryland.
13
       NOW, THEREFORE,
14 Section 1. Be It Enacted By The Scunty Council Of Harford County,
15 Maryland, that the current expense budget for the fiscal year
16 ending June 30, 1981, be, and it is hereby amended by making an
17
  emergency appropriation and expenditure from monies received from
18 the Maryland Department of Human Resources in the below listed
   amounts for the purpose detailed:
20
  Appropriation:
21
  Grants Special Fund
22
  Department of Community Services
23
  Energy Crisis Intervention Program (2/1/81-1/31/82)
   Grant Account Receivable No. 28-00-03-80-90-03-00-00... $40,627.00
25
        Total Grant Receivable...... $40,627.00
26
  Grants Special Fund
27
   Department of Community Services
28
   Energy Crisis Intervention Program (2/1/81-1/31/82)
  Grant Expenditure Account No: 88-01-39-00-04-00-01-XX...$12,000.00
30
                                88-01-39-00-04-00-02-XX...$ 1,000.00
31
                                88-01-39-00-04-00-03-XX...$ 800.00
32
                                 83-01-39-00-04-00-04-XX...$
                                                              300.00
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1	88-01-39-00-04-00-05-XX\$ 1,000.00
2	88-01-39-00-04-00-07-XX\$22,407.00
3	88-01-39-00-04-00-11-XX\$ 600.00
4	88-01-39-00-04-00-14-XX\$ 2,520.00
5	Total Grant Expenditure\$40,627.00
6	Section 2. And Be It Further Enacted, that this Act is hereby
7	declared to be an Emergency Act, necessary for the protection
8	of the public health, safety and welfare, and for a vital County
9	opertation, and shall take effect on the date it becomes law.
10	EFFECTIVE: June 11, 1981
11	
12	The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill
13	are immediately available for distribution to the public and the press.
14	
15	Graela Markowski, Secretary
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BY THE COUNCIL

Read the third time, BILL NO. 81-39
Passed LSD 81-18 (June 9, 1981) XWXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
APANIAN AN PARKAYA
By order
Angle Markovski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 10th day of June , 1981
at 3:00 o'clock P.M.
Angels Marketin, Secretary
BY THE EXECUTIVE
APPROVED:
Date 6/1/8/
BY THE COUNCIL
DI THE COOKCIL
This Bill (No. 81-39), having been approved by the Executive
and returned to the Council, becomes law on June 11, 1981.
angels Markenel., Secretary
H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: June 11, 1981

BILL NO. 81-40

BOOK 6 PAGE 645

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-40

Introduc	Council President Hardwicke at the request of the ced by County Executive
Legislat	ive Day No. 81-15 Date May 19, 1981
AN EMER	GENCY ACT to provide for the transfer of appropriations
	between Capital Projects in the 1980-1981 Water and
	Sewer Capital Fund; to provide that certain funds be
	transferred from the Interim Water Study, the Fort
	Hoyle Road-Water, the Booster Station-Rt. 152 and
	the Lateral Petition Areas to the 2nd and 3rd Zone
	Hydraulic Analysis; to provide monies to continue
	the 1st Zone Study in connection with the Havre de
	Grace water source.
	By the Council, May 19, 1981
Introdu	ced, read first time, ordered posted and public mearing scheduled
	on: June 16, 1981
	at: 6:30 P.M.
	By Order: Angele Markawali, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of hear	ing and title of Bill having been published abcording to the
Charter	, a public hearing was held on June 16, 1981
and con	cluded onJune 16, 1981
	ayele Markovski Secretary
e	[Brackets] indicate matter deleted from existing law. Underlining indicates language edded to Bill by amendment. Language lined through indicates matter stricken out of Bill

by amendment.

1	WHEREAS, the County Executive has recommended that
2	certain appropriations be transferred between certain Capital
3	Projects in the 1980-1981 Capital Water-Sewer Funds; and
4	WHEREAS, Sections 516 and 521 of the Charter of Harford
5	County, Maryland, require that such transfers be authorized by
6	legislative act of the County Council; and
7	WHEREAS, this request for a transfer conforms with
8	Sections 516, 519 and 521 of the Charter of Harford County,
9	Maryland.
10	NOW, THEREFORE,
11	Section 1. Be It Enacted By The County Council Of Harford County,
12	Maryland, that the 1980-1981 Capital Water-Sewer Fund, be, and
13	it is hereby amended by making an inter-budget project transfer
14	of appropriations in the below listed amounts for the purpose
15	detailed:
16	Transfer of Appropriation:
17	From: Water and Sewer Capital Fund
18	Department of Public Works
19	Interim Water Study (6332)
20	Account No. 81-03-03-63-32-XX-XX-XX\$22,065
21	Fort Hoyle Road - Water (6329)
22	Account No. 81-03-03-63-29-XX-XX-XX
23	Booster Station - Rt. 152 (6267)
24	Account No. 81-03-03-62-67-XX-XX-XX
25	Lateral Petition Areas (6260)
26	Account No. 81-03-03-62-60-XX-XX-XX 8,322
27	Total Appropriation Transfer\$50,723
28	To: Water and Sewer Capital Fund
29	Department of Public Works
30	2nd and 3rd Zone
31	Hydraulic Analysis (6385, 1st Zone Study Extension)
32	Account No. 81-03-03-63-85-01-03-XX\$50,723

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1	Total Appropriation Request\$50,72
2	Section 2. And Be It Further Enacted, that this Act is hereby
3	declared to be an Emergency Act, necessary for the protection
4	of the public health, safety and welfare and continuation of the
5	lst Zone Study concerning the Havre de Grace Water Source and
6	shall take effect on the date it becomes law.
7	EFFECTIVE: June 17, 1981
8	
9	The Secretary of the Council does hereby
10	certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.
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13	angle Markacake, Secretar
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BY THE COUNCIL

Read the third time, BILL NO. 81-40
Passed LSD 81-19 (June 16, 1981)
ARREAU BRITAN
By order
Angle Markowski , Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 17th day of June , 1983
at 3:00 o'clock P.M.
Angeles Markenski, Secretary

APPROVED:

A Monigo Vi

BY THE EXECUTIVE

Date 6/17/

BY THE COUNCIL

This Bill (No. 81-40), having been approved by the Executive and returned to the Council, becomes law on June 17, 1981.

agla Markach', Secretary

Rec'd & Recorded //-/0 19 8/ at / M. H. Douglas Chilcoat, Clerk, Harford Co.

BILL NO. 81-41

AS AMENDED

BOOK 6 PAGE 649

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

			BILL	NO. 81-41	L (AS AME	NDED)	
			Member	Lehman W.	Spry		
	uced by						
Legisla	ative D	ay No	81-15	Date	May	19, 19	81
AN ACT	Genera of the regula County regula	l, of Cha Harford tion and and to p	opter 10, County Co control o provide pe controls	heading, Se de, as amen	ediment Conded, to purbing a control the violethe the law	ontrol, provide ctiviti lation	for the es in Harford of the
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				il, Ma			h con i n a colo du l
Introd	uced,	read firs				public .	hearing schedul
	•	on	<u>Ju</u>	ne 16, 1981			
		at		6:30 P.M.			
		By Order	- au	yle Mac	locale		Secretary
•			וזמ	BLIC HEARIN			
						c	
				posted and			
of hea	ring an	d title o	of Bill ha	ving been p	ublished	accord	ing to the
Charte	r, a pu	blic hear	ring was h	eld on	June]	16, 198	1
and co	ncluded	on	June 1	6, 1981			
			Augel	a Mark	weli		, Secretary
PLANATION:	[Bracke	ts] indic g law. <u>U</u> nd	ate matte erlining in	D TO EXISTING r deleted : dicates language 1:	from uage		

through indicates matter stricken out of Bill

by amendment.

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Section 1. Be It Enacted By The County Council Of Earford

County, Maryland, that Article I, heading, In General, of

Chapter 10, heading, Sediment Control, of the Harford County

Code as amended, be, and it is hereby repealed and re-enacted

with amendments all to read as follows:

Chapter 10. Sediment Control.

7 Article 1. In General.

Section 10.1. Definitions.

- (a) For the purpose of this Article, the following words and phrases shall have the meanings respectively ascribed to them by this section:
- (1) AGREEMENT. THE COUNTY SEDIMENT CONTROL AGREEMENT AUTHORIZING LAND DISTURBING ACTIVITIES OF LESS THAN TWENTY-TWO THOUSAND (22,000) SQUARE FEET AND INVOLVING LESS THAN FIVE HUNDRED (500) CUBIC YARDS OF EARTH MOVEMENT.
- (2) AGREEMENT HOLDER. ANY PERSON TO WHOM AN AGREEMENT IS ISSUED PURSUANT TO THIS ARTICLE.
- (3) ANGLE OF REPOSE. THE ANGLE BETWEEN THE HORIZONTAL AND THE MAXIMUM SLOPE THAT A SOIL ASSUMES THROUGH NATURAL PROCESSES.
- [(1)] (4) Approved Plan. A set of representational drawings or other documents submitted by an applicant as a prerequisite to obtaining a [sediment control] GRADING permit and containing such information and specifications as required by the Department and the District under regulations adopted in accordance with established procedures in order to minimize off-site sedimentation from land disturbing activities, and approved by the District as being adequate to meet the requirements of Title 8, Subtitle 11, Natural Resources ARTICLE, Annotated Code of Maryland, 1974, and approved by the Department as being adequate to meet the provisions of this Article.
- [(2)] (5) Department. The Department of [Public Works] INSPECTIONS, LICENSES AND PERMITS.

- [(3)] (6) Developer. A person, partnership or corporation constructing more than one (1) house, or one (1) house or building, for occupancy by other than the builder.
- [(4)] (7) Director. The Director of the Department of [Public Works] INSPECTIONS, LICENSES AND PERMITS.
 - [(5)] (8) District. The Harford Soil Conservation District.
- [(6)] (9) Erosion. The process by which the [ground] LAND surface is worn by the action of wind or water, ICE OR GRAVITY.
- [(7)] (10) Excavating. Any act by which soil, earth, sand, gravel, rock or any similar material is cut into, dug, quarried, uncovered, removed, displaced, relocated or bulldozed, including the conditions resulting therefrom.
- [(8)] (11) Fence, approved. A permanent, semipermanent, or portable fence not less than [forty-two] FORTY-EIGHT inches in height, so constructed and so located as approved by the permit, to surround sediment basins, steep excavations or ponding areas where it is necessary for the preservation of the health, safety and general welfare of the public or necessary to prevent possible point or nonpoint sources of pollution.
- [(9)] (12) Fill, filled, filling. Any act by which soil, earth, sand, gravel, rock or any similar material is deposited, placed, pushed, pulled or transported, and shall include the conditions resulting therefrom.
- [10] (13) Finished Grade. The final grade or elevation of the ground surface, which shall conform to the approved grading plan.
- [11] (14) Grading. Any act by which scil is cleared, stripped, stockpiled, filled or any combination thereof.
- [12] (15) Inspector. The representative of the Director of the Department of [Public Works] INSPECTIONS, LICENSES AND PERMITS assigned to approve or disapprove any plans, permits or work, OR A REPRESENTATIVE OF THE DIRECTOR OF THE DEPARTMENT

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1 OF PUBLIC WORKS WHO WILL HAVE SEDIMENT CONTROL MONITORING RESPON-SIBILITY ON SITES WHERE THE DEPARTMENT OF PUBLIC WORKS INSPECTOR HAS PRIMARY INSPECTION RESPONSIBILITY.

[(13)] (16) Land Disturbing Activity. Any earth movement and land changes which may result in soil erosion from water or wind and the movement of sediments into any waters or waterways or onto any lands in the state, including, but not limited to, tilling, clearing, grading, excavating, stripping, filling and related activities and the covering of land surfaces with an impermeable material.

[(14)] (17) Natural Ground Surface. The ground surface in its existing state before grading, stripping, excavating or filling and other land disturbing activities commence or continue after the effective date of this Act.

[(26)] (18) Normal Agribultural Practices. Those devices and procedures utilized in the cultivation of land in order to further crop and livestock production, and conservation of related soil and water resources. Roads or similar access construction for logging and timber removal operations shall not be considered part of this definition.

[(15)] (19) Permit. The County [sediment control] GRADING permit issued by the Department, authorizing land disturbing activities IN EXCESS OF TWENTY-TWO THOUSAND (22,000) SQUARE FEET OR MOVING FIVE HUNDRED (500) OR MORE CUBIC YARDS OF EARTH IN ANY CONTINUOUS TWELVE (12) MONTH PERIOD AND ALSO in accordance with the requirements in this Article.

[(16)] (20) [Permittee] PERMIT HOLDER. Any person to whom a permit is issued pursuant to this Article.

[(17)] (21) Person. Any person, corporation, partnership, joint venture, agency, unincorporated association, municipal corporation, County or State agency within the state or any combination thereof.

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- PROFESSIONAL ARCHITECT. AN ARCHITECT DULY (22)REGISTERED BY THE STATE TO PRACTICE PROFESSIONAL ARCHITECTURE 3 UNDER-THE-REQUIREMENTS-OF-ARTICLE-75-1/2-OF-THE-ANNOTATED 4 CODE-OF-MARYLAND-1957,-AS-AMENDED: INCLUDING LANDSCAPE ARCHITECTS.
 - [(18)] (23) Professional Engineer. An engineer duly registered by the State to practice professional engineering under the requirements of Article 75-1/2 of the Annotated Code of Maryland, 1957, as amended.
 - [(19)] (24) Professional Land Surveyor. A person who has been duly registered and licensed under the requirements of Article 75-1/2 of the Annotated Code of Maryland, 1957, as amended.
 - [(20)] (25) Sediment. Soils or other surface or subsurfaces materials transported by wind or surface water as a product of erosion.
- 15 [(21)] (25) Site. Any coterminous lots, tracts or parcels of land, or a series thereof, where grading, excavating or 17 filling is, was or will be performed.
 - [(22)] (27) Slope. The inclined surface of a fill, excavation or natural terrain.
- [(23)] (28) Soil. Any earth, sand, gravel, rock or other 21 similar material.
- [(24)] (29) Stripping. Any activity which removes the 23 vegetative surface cover, including tree removal, clearing, 24 grubbing and storage or removal of topsoil.
- 25 [(25)] (30) Watercourse or drainageway. Any natural or 26 artificial watercourse, including, but not limited to, streams, 27 rivers, creeks, ditches, channels, canals, conduits, culverts, drains, waterways, gullies, ravines or washes, in which water 29 flows in a definite direction or course, either continously or 30 intermittently, and including any area adjacent thereto which 31 is subject to inundation by reason of overflow or floodwater.

AS AMENDED

AS AMENDED

BOUN . 6 PAGE 654

- Section 10.2. Permits AND AGREEMENTS.
- (a) No person shall engage in any land disturbing activity
- 3 OVER TWENTY-TWO THOUSAND (22,000) SQUARE FEET OR MOVING MORE
- THAN FIVE HUNDRED (500) CUBIC YARDS OF EARTH IN ANY CONTINUOUS
- TWELVE (12) MONTH PERIOD, without first obtaining a permit from
- the Department of [Public Works] INSPECTIONS, LICENSES AND
- PERMITS, except as provided for in this Article.
- (b) NO PERSON SHALL ENGAGE IN ANY LAND DISTURBING ACTIVITY LESS THAN TWENTY-TWO THOUSAND (22,000) SQUARE FEET OR LESS THAN 10 FIVE HUNDRED (500) CUBIC YARDS OF EARTH MOVEMENT IN ANY CONTINUOUS 11 TWELVE (12) MONTH PERIOD WITHOUT FIRST EXECUTING A SEDIMENT 12 CONTROL AGREEMENT FROM THE DEPARTMENT OF INSPECTIONS, LICENSES 13
 - (c) ANY LAND DISTURBING ACTIVITY MUST COMPLY WITH HARFORD COUNTY'S STORM WATER CONTROL ORDINANCE, HARFORD COUNTY CODE CHAPTER 10, ARTICLE II.

AND PERMITS, EXCEPT AS PROVIDED FOR IN THIS ARTICLE.

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- [(b)](d) Nothing set forth in this Article shall be construed to conflict with Title 8, Subtitle 11, Natural Resources ARTICLE, Annotated Code of Maryland, 1974, as amended. As provided by the Annotated Code of Maryland, any individual or group of individuals can be held responsible for the pollution of state waters regardless of any exemption clause included in this Article [(c)](e) No permit OR AGREEMENT shall be required under this Article for the following:
- 25 (1) [Except for wetlands (see Section 10-3(b)(10)), 26 any minor land disturbing activity involving less than five hundred (500) cubic yards of earth movements, in any continuous 28 twelve (12) month period and involving less than twenty-two 29 thousand (22,000) square feet of disturbed surface area, and 30 which is promptly stablized to prevent erosion and sedimentation.] [(2)] (1) Normal agricultural practices. [such as tillage or cultivation of the soil in the production of crops and the

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1 construction of agricultural conservation structures.]

- [(3)] (2) Individual private septic systems which do not 3 alter the natural terrain.
- [(4)] (3) Authorized Harford County capital movement and public works projects; provided, that sediment and erosion control measures have been and are being employed in accordance with an approved plan for grading, erosion and sediment control 8 approved by the [Harford Soil Conservation] District.
- [(5)] (4) Grading and trenching for utility installations 10 [does not require an approved sediment control plan. However, 11 any sediment control structures that are disturbed by a utility 12 installation must be re-established immediately.] UPON SITES 13 COVERED BY AN APPROVED SEDIMENT CONTROL PLAN AND GRADING PERMIT, 14 PROVIDED, HOWEVER, THAT ANY EROSION OR SEDIMENT CONTROL MEASURES, 15 INCLUDING VEGETATIVE MEASURES, THAT ARE DISTURBED BY A UTILITY 16 INSTALLATION MUST BE RE-ESTABLISHED BY THE END OF EACH WORK DAY.
- (5)--QUARRY-OPERATIONS-AND-THE-MINING-OR-STOCKPILING-OF 18 SAND, -STONE-AND-GRAVEL-AT-QUARRIES, -CONCRETE, -ASPHALT-AND-MATER-19 EAL-PROCESSING-PLANTS-OR-STORAGE-YARDS,-AND-ALL-OTHER-OPERATIONS
- 20 (5) ANY "AFFECTED LAND" AREA (AS DEFINED IN SECTION 21 7-6A-01 OF THE NATURAL RESOURCES ARTICLE OF THE ANNOTATED CODE OF 22 MARYLAND) OF MINING OPERATIONS FOR WHICH A SURFACE MINING PERMIT 23 HAS BEEN ISSUED BY THE STATE OF MARYLAND DEPARTMENT OF NATURAL 24 RESOURCES, PROVIDED SEDIMENT AND EROSION CONTROL MEASURES ARE 25 EMPLOYED TO PROTECT AGAINST OFF-SITE DAMAGE IN ACCORDANCE WITH A 26 THE PLAN APPROVED BY THE DISTRICT AND FILED WITH THE DEPARTMENT 27 OF INSPECTIONS, LICENSES AND PERMITS OF HARFORD COUNTY.
- 28 (6) MINOR LAND DISTURBING ACTIVITIES OF LESS THAN 29 FIVE HUNDRED (500) SQUARE FEET AND INVOLVING LESS THAN TWENTY 30 (20) CUBIC YARDS OF EARTH MOVEMENT.

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[(d)] (f) Except as provided for above, exemption from obtaining permit OR AGREEMENT does not exempt the projects listed in paragraphs (1), (2), (3), (4), (5), and (6) of Subsection [(c)] (e) of this Section from other provisions of this Article, including inspection. However, exemption from obtaining a permit also exempts the [permittee] PERMIT HOLDER from the bonding and liability insurance requirements.

Section 10.3. Application for a Permit.

- (a) To obtain a permit FOR LAND DISTURBING ACTIVITY INVOLVING MORE THAN FIVE HUNDRED (500) CUBIC YARDS OF EARTH MOVEMENTS, IN ANY CONTINUOUS TWELVE (12) MONTH PERIOD AND INVOLVING MORE THAN TWENTY-TWO THOUSAND (22,000) SQUARE FEET OF DISTURBED SURFACE AREA, EXCEPT AS EXEMPTED ABOVE, an applicant shall first file an application therefor, in writing, upon forms furnished by the Department. The application must be signed by the owner of the property, [or an authorized agent, where] UPON WHICH the land disturbing activity is to be performed. OR HIS AUTHORIZED AGENT. If the owner is a corporation, [it] THE APPLICATION must be signed by the president or vice-president VICE PRESIDENT, OR AN AUTHORIZED EMPLOYEE AND attested by the secretary or assistant secretary. [and the corporate seal affixed.] The application shall be accompanied by the permit fee and scale plans or drawings, including a grading, erosion and sediment control plan, approval of the State Department of Natural Resources where applicable and a bond as required in Section 10.[10] 11.
- (b) The plans accompanying the application shall be prepared and certified by a professional engineer, land surveyor,

 INCLUDING LANDSCAPE ARCHITECTS or architect. The standards and specifications for soil erosion and sediment control in developing areas as approved by the Water Resources Administration shall serve as the official standard for erosion and sediment control in Harford County. [They] THE PLANS shall contain the following:

6 PAGE 657 BOOK

- A vicinity sketch and boundary line delineation of the site for which the permit is sought and on which the work is to be performed.
- (2) Location of any buildings, structures, utilities, sewers, water and storm drains on the site where the work is to be performed.
- (3) Relationship of THE site to surrounding land: 8 existing topography, drainage and structures.
- (4) Elevations and/or contours, dimensions, location and extent of all work proposed to be done, and the existing 11 elevations and/or contours of the land.
- (5) A certification of the quantity of excavation 13 and fill involved; and, OF THE area affected by the land disturbing activity in square feet, that being the total site area less that area to remain undisturbed and certified as having effective 16 erosion resistant ground cover.
- 17 Detailed plans of all drainage provisions, retain-(6) 18 ing walls, cribbing, vegetative practices, erosion and sediment 19 control measures, location of approved fences around sediment 20 basins, steep excavations or ponding areas and other protective 21 devices to be constructed in connection with, or as a part of, the proposed work, together with a map showing the drainage area of land tributary to the site, and estimated cubic foot per 24 second runoff of the area served by any [drain] DRAINAGE SYSTEM.
- (7) A timing schedule and sequence indicating the 26 anticipated starting and completion dates of the development 27 sequence, stripping and/or clearing, rough grading and con-28 struction, final grading and vegetative establishment and 29 maintenance and the time of exposure of each area prior to the

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808K 6 PAGE 658

completion of effection erosion and sediment control measures.

(8) A clear and definite delineation of the limits of work (i.e., showing areas to remain undisturbed and showing areas to be disturbed).

- (9) Other plans, drawings or materials and information as required by the Department or the District.
- (10) Special consideration shall be given to preservation of wetlands. As a minimum the following shall be adhered to:
- (a) THE vegetative tidal bank stabilization

 PROCEDURES LISTED in [accordance with] the standards and specifications for soil erosion and sediment control in developing areas as approved by the Water Resources Administration.
- (b) Buffer areas of seventy-five (75) feet shall be preserved or installed in addition to the vegetative tidal bank stabilization.
- (c) Grading of wetlands shall be prohibited unless instituted to [install] ASSURE protection as addressed above.
- (d) Fill material shall be kept out of the wetlands unless permission is granted by a [special] WETLAND LICENSE OR permit from the STATE board of [Appeals] PUBLIC WORKS OR DEPARTMENT OF NATURAL RESOURCES, RESPECTIVELY.
- (e) Direct storm drainage discharge into wetlands shall be reduced to four (4) feet per second (private or state).
- (f) The Department may waive the requirement for scale plans or drawings if it finds that the information on the application is sufficient to show that the work will conform to the requirements of this Article; provided, that no such waiver shall be construed as waiving the requirements of the district.
 - (g) A separate permit shall be required for each

800K 6 PAGE 659

separate non-continguous site.

- (h) No permit shall be transferable without the written consent of the Department.
- (i) No permit shall be issued for land disturbance which is for building or development not permitted by existing zoning, special exceptions and variances applicable to the land.

Section 10.4. APPLICATION FOR SEDIMENT CONTROL AGREEMENT.

- (a) TO OBTAIN A SEDIMENT CONTROL AGREEMENT, FOR MOVEMENT
 OF LESS THAN FIVE HUNDRED (500) CUBIC YARDS OF EARTH OR TO DISTURB LESS THAN TWENTY-TWO THOUSAND (22,000) SQUARE FEET, AN
 APPLICANT SHALL FIRST COMPLETE AN AGREEMENT IN WRITING, UPON
 FORMS FURNISHED BY THE DEPARTMENT. THE AGREEMENT MUST BE SIGNED
 BY THE OWNER OF THE PROPERTY UPON WHICH THE LAND DISTURBING
 ACTIVITY IS TO BE PERFORMED, OR HIS AUTHORIZED AGENT. IF THE OWNER
 IS A CORPORATION, THE AGREEMENT MUST BE SIGNED BY THE PRESIDENT,
 OR-VICE-PRESIDENT VICE-PRESIDENT, OR AN AUTHORIZED EMPLOYEE AND
 ATTESTED BY THE SECRETARY OR ASSISTANT SECRETARY. THE APPLICATION
 SHALL BE ACCOMPANIED BY THE AGREEMENT FEE, AND PLANS OR DRAWINGS
 FOR THE SITE.
- (b) ANY LAND DISTURBING ACTIVITY MUST COMPLY WITH HARFORD HARFORD COUNTY STORM WATER CONTROL ORDINANCE, HARFORD COUNTY CODE CHAPTER 10, ARTICLE II.
- (c) THE PLANS ACCOMPANYING THE AGREEMENT SHALL BE NEATLY
 AND CLEARLY DRAWN BY THE APPLICANT. THE STANDARDS AND SPECIFICATIONS
 FOR SOIL EROSION AND SEDIMENT CONTROL IN DEVELOPING AREAS AS APPROVED BY THE WATER RESOURCES ADMINISTRATION, SHALL SERVE AS THE OFFICIAL STANDARD FOR EROSION AND SEDIMENT CONTROL FOR HARFORD COUNTY.
 THE PLANS SHALL CONTAIN THE FOLLOWING.
- (1) A VICINITY SKETCH AND BOUNDARY LINE DELINEATION OF THE SITE FOR WHICH THE AGREEMENT IS SOUGHT AND ON WHICH THE WORK IS TO BE PERFORMED.
 - (2) LOCATION OF ANY BUILDINGS, STRUCTURES, UTILITIES

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 m 1}$ SEWERS, WATER AND STORM DRAINS, ON THE SITE WHERE THE WORK IS
- 2 TO BE PERFORMED.
- 3 (3) LOCATION OF PROPOSED CONSTRUCTION.
- (4) LOCATION OF PROPOSED SEDIMENT CONTROL.
- 5 (5) EXISTING AND PROPOSED DRAINAGE.
- 6 (d) THE DEPARTMENT MAY SHALL WAIVE THE REQUIREMENTS FOR SCALE
- 7 PLANS OR DRAWINGS IF IT FINDS THAT THE INFORMATION ON THE AGREE-
- 8 MENT IS SUFFICIENT TO SHOW THAT THE WORK WILL CONFORM TO THE REQUIRE-
- 9 MENTS OF THIS ARTICLE, PROVIDED THAT NO SUCH WAIVER SHALL BE
- 10 CONSTRUED AS WAIVING THE REQUIREMENTS OF THE DISTRICT.
- 11 (e) A SEPARATE AGREEMENT SHALL BE REQUIRED FOR EACH SEPARATE
- 12 BUILDING SITE OR AREA OF LESS THAN 22,000 SQUARE FEET OF DISTURBED
- 13 AREA EARTH OR THE MOVING OF EARTH LESS THAN 500 CUBIC YARDS OF
- 14 EARTH. IN NO CASE MAY THE APPLICANT OR HIS REPRESENTATIVE USE
- 15 THIS AGREEMENT FOR MORE THAN THREE CONTIGUOUS LOTS: APPLY FOR MORE
- 16 THAN THREE (3) AGREEMENTS IN ANY TWELVE (12) MONTH PERIOD WHEN THE
- 17 AGREEMENTS APPLY TO CONTIGUOUSLY LOCATED BUILDING SITES.
- 18 (f) NO AGREEMENT SHALL BE TRANSFERABLE WITHOUT THE WRITTEN
- 19 CONSENT OF THE DEPARTMENT.
- 20 (g) NO AGREEMENT SHALL BE ISSUED FOR LAND DISTURBANCE IN
- 21 CONJUNCTION WITH BUILDING OR DEVELOPMENT NOT PERMITTED BY
- 22 EXISTING ZONING.
- 23 Section [10.4] 10.5. Permits Referral of Plans.
- 24 (a) Prior to the issuance of a permit, a copy of the plan
- 25 shall be referred to the District for review and approval of the
- 26 proposed erosion and sediment control measures, and shall be
- 27 referred to the Department of Natural Resources where required
- 28 by State law. The Department of Natural Resources and the
- 29 District shall, within thirty (30) days notify the Department of
- 30 their recommendations and/or approval so that the applicant may be
- 31 notified in a timely manner.
 - (b) IF A PERMIT HAS NOT BEEN ISSUED WITHIN ONE YEAR OF

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APPROVAL OF PLANS, THE PLANS SHALL BE SUBJECT TO AN UPDATED REVIEW BY THE DISTRICT.

Section 10.6. PERMITS - Modification of Plans.

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- (a) Major modifications of the approved plans shall be submitted to the Department and reprocessed in the same manner as the original plan and referred in accordance with Section [10.4] 10.5 of this Article where:
- (1) Inspection has revealed the inadequacy of the plan to accomplish the erosion and sediment objectives of the plan, and appropriate modifications to correct the deficiency of the plan are approved by the District.
- approved plan finds that, because of changed circumstances or for other reasons, the approved plan cannot be effectively carried out and proposes revisions to the plan that are consistent with the requirements of this ordinance [ARTICLE] and rules and regulations promulgated pursuant thereto, and the District and Department approve the proposed revisions.
- (3) The Department may, WITH BOTH PERMIT HOLDERS AND AGREEMENT HOLDERS, in emergency situations and at its discretion, order repairs or modifications in order to protect stream channels, other properties or the general public from damage, to remain in effect until such modifications or revisions to the plan shall have been approved and implemented. PRIOR APPROVAL BY THE STATE WATER RESOURCES ADMINISTRATION MAY BE REQUIRED FOR WORK IN THE 100 YEAR FLOOD PLAIN.
- (b) Field modifications of a minor nature where such changes do not render the plan ineffective may be authorized by the Department; provided, that written authorization is given to the person performing work pursuant to this Article with a copy forwarded in a timely manner to the District.

 Section [10.6] 10.7. Fees.

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The Department shall [by regulation, prior to the issuance of any permit establish permit] PROPOSE LEGISLATION ESTABLISHING PERMIT, AGREEMENT and inspection fees, and [set] SETTING nonrefundable fee schedules for filing, additional submissions and permit OR AGREEMENT extensions in an amount not to exceed the reasonable cost of administering and enforcing this Article. Such fees may be based upon reasonable classifications of land disturbing activities.

Section [10.7] 10.8. Fees PERMITS - Conditions Upon Issuance.

In granting any permit OR AGREEMENT, the Director may attach such conditions thereto as he may deem reasonably necesary to prevent sedimentation or pollution to public or private property or any sewer, storm drain or watercourse; [and] to prevent the operation from being conducted in a manner hazardous to life or property, or in a manner likely to create a nuisance or source of pollution. Such conditions may include, but are not limited to, the erection or installation of walls, drains, dams and structures, plantings, erosion and sediment control measures or devices, furnishing necessary easements and a specified method of performing the work which shall be identified on the sediment control plan submitted for approval. No permit shall be issued until a sediment control plan is approved by the District, and the owner certifies that all land disturbing activities shall be performed pursuant to the sediment control plan and modifications incorporated pursuant to Section [10.5] 10.6 herein. The approved plan shall be a condition of and part of the permit. No person shall violate any such conditions so imposed.

Section [10.8] 10.9. Fees PERMITS - Expiration; Extension.

(a) Every permit issued hereunder shall expire at the end of the period of time set out in the permit. However, no permit period shall exceed twelve (12) months. The [permittee] PERMIT HOLDER shall fully perform and complete all of the work required

81-41
AS AMENDED

81-41 AS AMENDED

BOOK 6 PAGE 663

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to be done within one year after the date of issuance, unless specified otherwise by the Department for good cause shown. If the [permittee] PERMIT HOLDER shall be unable to complete the work within the specified time, he shall, within NOT LESS THAN thirty (30) days prior to expiration of the permit, present in writing to the Department a request for an extension of time, not to exceed six (6) months, setting forth therein the reasons for the requested extension. If, in the discretion of the Director, such an extension is warranted, he may grant additional time for the completion of the work for an additional fee that shall be one-twelfth (1/12) of the original fee for each month or part of a month that the extension is granted. Where the Director determines that the extension of time will require a substantial modification of the grading, erosion and sediment control plan, any extension of a permit shall be subject to approval of a revised sediment control plan by the District.

- (b) THE SEDIMENT CONTROL AGREEMENT SHALL STAY IN EFFECT
 FOR AS LONG AS THE ACCOMPANYING BUILDING PERMIT IS IN EFFECT. If
 THE AGREEMENT IS NOT ACCOMPANIED BY A BUILDING PERMIT, THEN THE
 AGREEMENT SHALL EXPIRE ONE YEAR FROM DATE OF ISSUANCE.
- Section [10.9] 10.10 Fees PERMITS Revocation or Suspension.
- (a) Any permit OR AGREEMENT issued under this Article may be revoked or suspended by the Director, after notice, for:
- (1) Violation of the plan or of any other condition of the permit OR AGREEMENT.
- (2) Violation of any provision of this ordinance or any other applicable law, ordinance, rule or regulation relating to the work.
- (3) Existence of any condition or the doing of any act constituting or creating a nuisance, hazard or endangering human life or the property of others.
 - (b) In addition to the authority set forth in Subsection (a),

81-41 AS AMENDED

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the Director and/or inspector may post a site with an order directing the [permittee] PERMIT HOLDER OR AGREEMENT HOLDER to cease all land disturbing activity being performed under permits OR AGREEMENTS issued under this ordinance when such activity does not conform to the specifications, including modifications thereof, of an approved plan or other conditions 6 of the permit issued hereunder, provided that:

- (1) Written notice to comply will be furnished within seven (7) days to the [permittee] PERMIT HOLDER OR AGREEMENT HOLDER by regular mail and addressed to the address of the [permittee] PERMIT HOLDER OR AGREEMENT HOLDER as stated on the application for a permit OR AGREEMENT.
- (2) The notice includes the nature of the corrective measures required and the time within which corrections shall be made.
- (c) Nothing contained in this Section shall be interpreted as restricting the Department from proceeding directly with a cease and desist order or with alternative enforcement procedure as set forth in Section [10.20] 10.23.. Section [10.10] 10.11. Performance Bond.
- (a) The Director shall, before issuing a permit, require a cash or corporate bond or other approved security in the form and manner prescribed by the County Attorney, conditioned upon the faithful performance of the conditions in the permit and soil erosion and sediment control measures specified in the permit within the time specified by the Director. Collateral required by this Section shall be Three Hundred Dollars (\$300) plus Three Cents (3¢)per square foot of the area included in the land disturbing activity, plus such amounts as deemed necessary by the Director to secure the cost of improvements required in approved plans. A corporate bond shall be maintained and renewed annually and shall be executed by a surety or guarantee company

BOOK 6 PAGE 665

qualified to transact business in the State of Maryland. A cash bond shall be deposited with the Treasurer of Harford County, who shall give his receipt therefor, reciting that the cash has been deposited in compliance with and subject to the provisions of this Section. The bond OR APPROVED SECURITY shall obligate the principal, his executors, administrators, successors and assigns, jointly and severally with the surety and shall inure to the benefit of the County, its officers, employees and to any person aggrieved by the principal's failure to comply with the conditions thereof. The principal and the surety shall, under the bond OR APPROVED SECURITY, continue to be firmly bound under a continuing obligation for the payment of all necessary costs and expenses or liabilities which may be incurred or expended by the Department to meet the minimum requirements of this Article.

- (b) Whenever the Department shall find that a default has occurred in the performance of any term or condition of the permit or bond OR OTHER APPROVED SECURITY, written notice thereof shall be given to the principal and to the surety of the [bond] SECURITY. Such notice shall state the work to be done, the estimated cost thereof and the period of time deemed by the Department to be reasonably necessary for the completion of such work.
- (c) If a cash bond has been posted, notice of default as provided by the preceding paragraphs shall be given to the principal, and if compliance is not had within the time specified, the Department shall proceed without delay and without further notice or proceedings whatsoever to use the cash deposited, or any portion of such deposit, to cause the required work to be done by contract or otherwise in the discretion of the Director.
- (d) In the event of any default in the performance of any term or condition of the permit [or], bond, OR OTHER APPROVED SECURITY, the County, the surety or any person employed or engaged on his behalf shall have the right to go upon the site to complete

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the required work necessary to control erosion and sedimentation or make it safe. In the event the Department undertakes the required work or makes the site safe with the funds from the forfeited cash or corporate [bond] SECURITY, such funds shall be used to pay the cost of contracting, including engineering and administration, for necessary restoration of the site to control erosion and sedimentation within the requirements of the plan, permit, bond, SECURITY or this Article. If the cost of the work necessary to control erosion and sedimentation or to make it safe exceeds the amount of [the cash or corporate] SECURITY POSTED [bond], the [permittee] PERMIT HOLDER shall continue to be firmly bound under a continuing obligation for payment of all excess costs and expenses incurred by the County. The cost and expenses shall be a lien upon all property and all rights to property, real or personal, of any person liable to pay the same from and after the time said cost is due and payable. The cost shall be listed on the tax bill and shall be collected in the manner or ordinary taxes.

- (e) No person shall interfere with or obstruct the ingress or egress to or from any such site or premises by an authorized representative or agent of any surety or of the Department engaged in completing the work required to be performed under the permit or in complying with the terms or conditions thereof.
- (f) [A corporate bond] THE SECURITY POSTED shall remain in full force and effect until a completion certificate issued pursuant to Section [10-15] 10-16. A cash bond shall be returned to the depositor or to his successors or assigns upon issuance of a completion certificate for the work in accordance with Section [10-15] 10-16, except any portion thereof that may have been used. Failure to maintain the above required surety shall automatically operate as a temporary revocation of any and all permits issued by Harford County to the [permittee] PERMIT HOLDER, his

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successors and assigns in interest.

Section [10.11] 10.12. Liability Insurance.

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If, in the opinion of the Director, the nature of the work is such that it may create a hazard to human life or endanger adjoining property or property at a higher or lower elevation, or any street or street improvement, or any other public property, then the Director may, before issuing the permit, require that the applicant for a permit file a certificate of insurance showing that he is insured against claims for damages for personal injury and property damage in an amount not less than twenty-five thousand dollars (\$25,000) including damage to the County by deposit or washing of material onto County streets or other public improvements, which may arise from or out of the performance of the work, whether such performance be by himself, his subcontractor or any person directly or indirectly employed by him, and the amount of such insurance shall be prescribed by the Director in accordance with the nautre of the risks involved. Such insurance shall be written by a company licensed to do business in the state and approved by the County. Neither issuance of a permit nor compliance with the provisions hereto or any condition imposed by the Department shall relieve any person from any responsibility for damage to persons or property otherwise imposed by law, nor impose any liability upon the County for damage to persons or property. Failure to maintain the required liability insurance shall automatically operate as a temporary revocation of any and all permits issued by Harford County to the [permittee] PERMIT HOLDER, his predecessors or successors and assigns in interest. Section [10.12] 10.13. Maintenance Bond.

The Director may, where he deems it necessary to protect
the property or health, safety or general welfare of other persons
or the public in general, required the [permittee] PERMIT HOLDER

BOOK 6 ME \$68

1 to post a maintenance bond OR OTHER APPROVED SECURITY in the form and manner prescribed by the County Attorney, for a period of twelve (12) months following the completion of the land dis-3 turbing activities for which the permit was issued. The [bond] SECURITY shall cover latent defects in [or] labor and/OR 5 material required to maintain all grade surfaces, walls, drains, dams, structures, slopes, vegetation and sediment control measures and other protective devices and damages resulting from construction equipment and vehicles doing work 10 in that portion of the area covered by the terms of the permit. The amount of the [bond] SECURITY shall be equal to or greater 11 12 than ten percent (10%) of the construction cost as determined by 13 the Director. 14

Section [10.13] 10.14. Inspection.

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(a) ON SITES WHERE A PUBLIC WORKS INSPECTOR HAS PRIMARY INSPECTION RESPONSIBILITY FOR WORK BEING DONE, HE SHALL ALSO BE RESPONSIBLE FOR MONITORING OF SEDIMENT CONTROL. HOWEVER, THE SEDIMENT CONTROL INSPECTOR FROM THE DEPARTMENT OF INSPECTIONS, LICENSES, AND PERMITS SHALL HAVE FULL SEDIMENT CONTROL ENFORCE-MENT RESPONSIBILITY ON THESE SITES, INCLUSIVE OF SUCH ITEMS AS MINOR PLAN CHANGES, VIOLATION NOTICES, STOP WORK ORDERS AND OTHER ENFORCEMENT PROCEDURES.

[(a)] (b) No land disturbing activity shall proceed until approved by the [department and the soil conservation district] DISTRICT AND/OR THE DEPARTMENT. All work shall be performed in accordance with a schedule shown on the approved plan or a revised schedule approved by the Department and [Soil Conservation] THE District.

- [(b)] (c) After commencing initial land disturbing activity, the department shall inspect at the following stages:
- (1) Upon completion of stripping, clearing and the stockpiling of soil, but prior to related off-site land disturbing

BOOK 6 PAGE 669

activities.

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- (2) During rough grading, including hauling of imported or wasted materials.
- (3) Upon completion of rough grading, but prior to placing topsoil, permanent drainage systems, ground covers or other permanent site development improvements identified on the approved plan.
- (4) Upon completion of final grading, including established ground covers and planting, and installation of all vegetative measures and all other work in accordance with the approved plan.
- [(c)] (d) THE APPLICANT, AFTER RECEIVING MOTIFICATION OF PENDING PERMIT APPROVAL, BASED UPON PRE-CONSTRUCTION CONFERENCE FINDINGS, [the permittee] shall notify the Department NOT LESS THAN fortyeight hours (48) before [commencing] THE INTENDED COMMENCEMENT OF any disturbing activities. Upon receiving such notice, the Department shall [inspect the work and notify the permittee of its approval or in what respect there has been a failure to comply with the requirements of this Article] SCHEDULE AN ON-SITE PRE=CONSTRUCTION CONFERENCE. [Any portion of the work which does not comply shall be promptly corrected by the permittee. The Department may make additional inspections as it deems appropriate and shall have the right to waive inspections, except for the final inspection as provided in Section 10-15.] UPON COMPLETION OF THE ON-SITE PRECONSTRUCTION CONFERENCE, IF NO PROBLEMS ARE REVEALED, THEN THE GRADING PERMIT WILL BE ISSUED AND WORK WITHIN THE SCOPE OF THE PERMIT MAY START.
- (e) THE DEPARTMENT MAY REQUIRE ADDITIONAL INSPECTIONS AS IT DEEMS APPROPRIATE, AND SHALL HAVE THE RIGHT TO WAIVE INSPECTIONS, EXCEPT FOR THE FINAL INSPECTIONS AS PROVIDED IN SECTION 10-18.
- [(d)] (f) The Department shall maintain a permanent file of its

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1 inspections.

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2 [(e)] (g) When sediment control plans for land disturbing 3 activities include the use of water retention structures such 4 as ponds, catchbasins and related facilities and when such plans 5 show by affidavit that they have been prepared by a licensed 6 professional engineer or land surveyor and that said licensed professional engineer or land surveyor will supervise the 8 construction of such facilities in accordance with the provisions of such plans and regulations adopted in accordance with 10 this Article, the Director may waive the inspections required 11 by this Section. Before the issuance of a completion certificate 12 in accordance with Section [10-15] 10-18, said licensed professional 13 engineer or land surveyor shall certify to the Department that the facilities included on the approved plan have been constructed 15 in accordance with said plan or modifications made thereto and 16 approved by the Department and District. 17 Section [10.14] 10.15. Maintenance of Structures, Measures and 18 Devices.

The [permittee] PERMIT HOLDERS OR AGREEMENT HOLDERS or the owner of any property on which work has been done pursuant to a permit OR AGREEMENT granted hereunder, or any other person or agent in control of such property, shall maintain in good condition and promptly repair or restore all grade surfaces, walls, drains, dams and structures, plantings, vegetation, erosion and sediment control measures and other protective devices. Such repair or restoration and maintenance shall be in accordance with the approved plans, specifications and permits as required by this Article until permanent measures are accepted by the Department.

Section 10.16. GRADING REQUIREMENTS.

ALL PERSONS DESIRING TO GRADE OR EXCAVATE IN HARFORD COUNTY SHALL BE REQUIRED TO FOLLOW THE PROCEDURES AND REQUIREMENTS OF

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TITLE 8. SUBTITLE 11, NATURAL RESOURCES ARTICLE, ANNOTATED CODE OF MARYLAND, 1974 VOLUME, AS AMENDED, THE STANDARDS AND SPECIFICA-TIONS FOR SOIL EROSION AND SEDIMENT CONTROL IN DEVELOPING AREAS 3 (PREPARED BY THE U. S. DEPARTMENT OF AGRICULTURE, SOIL CONSERVA-4 TION SERVICE DATED JULY, 1975) AS AMENDED FROM TIME TO TIME, AND THE MARYLAND STATE SEDIMENT CONTROL REGULATIONS, COMAR .09.05.01, 6 7 AS AMENDED FROM TIME TO TIME.

Section 10.17. REQUIREMENTS FOR GRADING AND EXCAVATING.

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(a) NO PERSON SHALL CHANGE THE NATURAL GROUND LEVEL OF ANY LOT OR PARCEL IN ANY WAY WHICH RESULTS OR MAY RESULT IN ANY CHANGING OF THE DIRECTION, VOLUME, DISTRIBUTION OR VELOCITY 12 OF THE FLOW OF SURFACE WATER ON OR OVER ANY ADJOINING PRIVATE OR PUBLIC PROPERTY WITHOUT OBTAINING THE APPROVAL OF THE DEPART-MENT OF PUBLIC WORKS AND THE DEPARTMENT OF INSPECTIONS, LICENSES AND PERMITS AND HAVING BEEN ISSUED A VALID PERMIT TO PERFORM 16 THE PROPOSED GRADING. WHENEVER GROUND AND/OR SURFACE WATER EXISTS ON A LOT OR PARCEL, THE METHOD OF DISPOSAL SHALL BE APPROVED BY THE DEPARTMENT OF PUBLIC WORKS AND THE SEDIMENT 19 CONTROL INSPECTOR.

- 20 (b) CUT SLOPES - IF, WHEN GRADING A LOT OR PARCEL, THE NEW 21 GRADE IS LOWERED BELOW THE GROUND LEVEL OF THE ADJOINING 22 PROPERTY, THE NEW GRADE SHALL SLOPE AT AN ANGLE LESS THAN 23 ONE FOOT VERTICAL TO TWO FEET HORIZONTAL, TO MEET THE GRADE OF 24 THE ADJOINING PROPERTY AT THE LINE. IF THE SLOPE REQUIREMENTS 25 STATED HEREIN CANNOT BE MET, A RETAINING WALL SHALL BE BUILT 26 ENTIRELY ON THE GROUND OF THE OWNER CAUSING THE GRADING, 27 FOR WHICH A BUILDING PERMIT WILL BE REQUIRED.
- (c) FILL SLOPES IF, WHEN GRADING A LOT OR PARCEL, THE 29 NEW GRADE IS RAISED ABOVE THE SURFACE OF THE GROUND LEVEL OF THE 30 ADJOINING PROPERTY, THE FILL SHALL BE SLOPED DOWN TO MEET THE 31 EXISTING GRADE ON AN ANGLE LESS THAN THE ANGLE OF REPOSE OF THE 32 MATERIAL BUT NOT STEEPER THAN ONE FOOT VERTICAL TO TWO FEET

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HORIZONTAL AND AT NO POINT SHALL THE TOE OF THE SLOPE, PLUS 2 AN ADEQUATE STORM DRAIN SYSTEM OR SWALE EXTENDING TO AN 3 APPROVED TERMINATION, EXTEND BEYOND THE ADJOINING PROPERTY LINE. IF THE SLOPE REQUIREMENT HEREIN CANNOT BE MET, A RETAINING WALL SHALL BE BUILT ENTIRELY UPON THE LAND OF THE OWNER CAUSING 6 THE FILL TO BE MADE FOR WHICH A BUILDING PERMIT WILL BE REQUIRED.

- (d) ALL STUMPS, LOGS AND OTHER MATERIALS SUBJECT TO DECAY SHALL BE REMOVED BEFORE ANY FILL MATERIALS ARE PLACED AND NO SUCH FILL MATERIAL SHALL CONTAIN MORE THAN TEN PERCENT (10%) ORGANIC MATTER. HOWEVER, STUMPS MAY REMAIN IN PLACE IF CUT OFF AT GROUND LEVEL WHERE FILLING EXCEEDS THREE FEET OR MORE AND IS A MINIMUM OF TWENTY FEET FROM ANY PROPOSED FOOTING. ON SITES WHERE BUILDINGS OR OTHER STRUCTURES ARE TO BE ERECTED, FILL WITH GREATER THAN TEN PERCENT (10%) ORGANIC MATTER WILL BE PERMITTED IN ALL AREAS A DISTANCE OF FORTY FEET (40) FROM ANY PROPOSED 16 FOOTINGS.
 - (e) IN THE FINAL GRADING AROUND ANY BUILDING, A POSITIVE GRADE IS REQUIRED AWAY FROM THE BUILDING AND OUTFALLING INTO AN EXISTING STORM DRAIN SYSTEM, DRAINAGE SWALE OR OTHER APPROVED SUITABLE AREA. ALL GRADING SHALL BE ACCOMPLISHED IN SUCH A MANNER AS TO PREVENT THE PONDING OF SURFACE DRAINAGE IN LOW AREAS OR THE STANDING OF WATER IN STABILIZED AREAS DUE TO THE INSTALLATION OF GRADIENTS INADEQUATE TO CARRY SURFACE DRAINAGE.
 - (f) UPON THE COMPLETION OF THE FINAL GRADING ALL DENUDED (STRIPPED) AREAS WITH THE EXCEPTION OF ANY CRITICAL AREAS WHICH MAY REQUIRE SPECIAL TREATMENT ARE TO BE STABILIZED WITH SOD OR SEED AND MULCH. STABILIZATION OF PROPERTY IMPROVED WITH RESI-DENTIAL OR COMMERCIAL BUILDINGS SHALL BE COMPLETED AND APPROVED PRIOR TO THE ISSUANCE OF AN OCCUPANCY PERMIT FOR THE STRUCTURE. THE ONLY EXCEPTION TO THIS REQUIREMENT SHALL BE A SITE COMPLETED DURING THE WINTER MONTHS OF THE YEAR WHEN STABILIZATION IS IMPOSSIBLE. IN SUCH CASES THE FINAL STABILIZATION SHALL BE

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COMPLETED PRIOR TO THE FOLLOWING APRIL 30TH.

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(q) THE PERMIT HOLDER OR AGREEMENT HOLDER SHALL STABILIZE 2 TEMPORARILY WITH SEED AND/OR STRAW MULCH ALL DISTURBED AREAS 3 WITHIN THIRTY (30) CALENDAR DAYS AFTER STRIPPING AND GRADING ACTIVITIES HAVE CEASED IN THAT DISTURBED AREA. AREAS USED FOR 5 STOCKPILING, CONSTRUCTION ACCESS ROADS, DRIVEWAYS, PARKING LOTS, 6 AND BUILDING CONSTRUCTION AREAS ADJACENT TO AND WITHIN FIFTY 7 FEET (50) OF AN INCOMPLETE IMPROVEMENT, SHALL BE EXEMPTED FROM 8 THE REQUIREMENT, PROVIDED THESE AREAS ARE DESIGNTED ON THE APPROVED PLAN, AND PROVIDE EROSION AND SEDIMENT CONTROL MEASURES ARE 10 INSTALLED TO PREVENT OFF-SITE SEDIMENTATION. DURING THE MONTHS OF 11 NOVEMBER THROUGH FEBRUARY, WHEN SEEDING AND SODDING ARE FOUND TO 12 BE IMPRACTICAL, AN APPROVED MULCH, SUCH AS STRAW SHALL BE APPLIED 13 AND ANCHORED. IN SUCH CASES, SEEDING OR OTHER STABILIZATION 14 15 SHALL BE COMPLETED PRIOR TO THE FOLLOWING APRIL 30TH, IF FURTHER 16 STABILIZATION IS NECESSARY. TEMPORARY STABILIZATION IS NOT 17 REQUIRED IF PERMANENT STABILIZATION CAN BE APPLIED WITHIN DAYS (60) AFTER STRIPPING AND GRADING ACTIVITIES HAVE CEASED, PRO-18 VIDED SUCH AREAS ARE DESIGNATED ON THE APPROVED PLAN AND EROSION 19 20 AND SEDIMENT CONTROL MEASURES ARE INSTALLED TO PREVENT OFF-SITE 21 SEDIMENTATION. THE PERMIT HOLDER OR AGREEMENT HOLDER SHALL 22 STABILIZE PERMANENTLY ALL DISTURBED AREAS WITHIN FOURTEEN 23 CALENDAR DAYS FOLLOWING REMOVAL OF THE EROSION OF SEDIMENT CONTROL MEASURES OR ONCE THE PROPERTY IS AT FINISHING GRADE. 24 25 WHEN PROPERTY IS BROUGHT TO FINISHED GRADE DURING THE MONTHS 26 OF NOVEMBER THROUGH FEBRUARY, AND SEEDING AND SODDING IS FOUND 27 TO BE IMPRACTICAL, AN APPROVED MULCH SUCH AS STRAW SHALL BE 28 APPLIED AND ANCHORED TO CRITICAL AREAS, AS APPROPRIATE. THE FINAL PERMANENT STABILIZATION OF SUCH PROPERTY SHALL BE COMPLETED 29 30 PRIOR TO THE FOLLOWING APRIL 30TH.

(h) WHENEVER ANY EXCAVATION IS MADE AT OR CLOSE TO AN EXISTING PUBLIC RIGHT-OF-WAY, NO PART OF ANY SUCH EXCAVATION

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SHALL EXTEND INTO SAID STREET, ALLEY OR OTHER PUBLIC WAY
WITHOUT THE APPROVAL OF THE DEPARTMENT OF PUBLIC WORKS. THE

SIDES AND/OR BANKS OF ANY SUCH EXCAVATION SHALL BE SUPPORTED BY
ADEQUATE AND APPROVED MEANS, SO THAT THERE WILL BE NO MOVING,

SETTLING OR CAVING OF THE SAME AND SO THAT THERE WILL BE NO
DAMAGE TO ANY PAVING OR ANY SURFACE OR SUBSURFACE STRUCTURES.

Section [10.15] 10.18. Completion.

Immediately upon completion of the project, the [permittee] PERMIT HOLDER shall notify the Department. The Department shall make a final inspection and shall prepare a final inspection report, a copy of which shall be submitted to the District.

If, upon final inspection of any work, it is found by the Department that the work subject to inspection has been satisfactorily completed in accordance with the requirements of this Article, the permit, conditions, plans, drawings and specifications as the case may be, and the required reports have been submitted, a completion certificate covering such work shall be issued to the owner by the Department. The Performance Bond will be returned at this time.

Section [10.16] 10.19. Protection to Adjacent Property. During Excavation.

No person shall excavate on land sufficiently close to the property line of another to endanger any adjoining property, public street, sidewalk, alley or other public or private property without supporting and protecting such public street, sidewalk, alley or other property from settling, cracking or other damage which might result from excavation. If, in the opinion of the Director, the nature of the excavation is such as to create a hazard to life or property unless adequately safeguarded, the applicant shall construct such walls, fences, guard rails or other structures to safeguard the public street, sidewalk, alley or other property and per-

BOOK 6 MOE 675

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sons using such, as the Director may require. Section [10.17] 10.20. Deposits of Soils, Material or Liquid Probibited.

- (a) No person shall engage in any land disturbing activity or by any action cause or permit any soil, earth, sand, gravel, rock, stone or other material or liquid to be deposited upon or to roll, flow or wash upon or over the premises of another in a manner to cause damage to such premises without the express consent of the owner of such premises affected; no person shall engage in any land disturbing activity or by any action cause or permit any soil, earth, sand, gravel, rock, stone or other material or liquid to be deposited or to roll, flow or wash upon or over any public street, street improvement, road, sewer storm drain, watercourse or right-of-way, or any public or private property, in a manner to damage or to interfere with the use of such property.
- (b) No person shall, when hauling soil, earth, sand, gravel, rock, stone or other material over any public street, road, alley, or public property, allow such materials to blow or spill over and upon such street, road, alley or public property or adjacent private property.
- (c) If any soil, earth, sand, gravel, rock, stone or other material or liquid is caused to be deposited upon or to roll, flow or wash upon any public or private property in violation of Subsections (a) and (b) above, the person responsible shall be notified and shall cause it to be removed from such property within thirty-six (36) hours. In the event of an immediate danger to the public health or safety, notice shall be given by the most expeditious means, and the material or liquid shall be removed immediately. In the event it is not 30 so removed, the Department shall cause such removal, and the 32 cost of such removal by the Department shall be paid to the

6 PAGE 676 800x

County by the person who failed to so remove the material and shall be a debt due to the County. The cost of such removal shall be a lien upon all property and all rights to property, real or personal, of any person liable to pay the same from 5 and after the time such cost is due and payable. The cost of such removal shall be listed on the tax bill and shall be collected in the manner of such taxes; provided, however, that 8 nothing contained in this Section shall be interpreted as 9 prohibiting the Department from proceeding directly with alter-10 native enforcement procedures set forth in Section [10.20] 10.23 or declaring a forfeiture of the posted security to the extent 11 12 of the cost insured by the County. Failure of the surety or [permittee] PERMIT HOLDER from honoring the demands of the 14 County for the costs incurred shall automatically operate as a 15 termination of all permits issued by Harford County to the 16 [permittee] PERMIT HOLDER, his predecessors, successors and 17 assigns interest.

18 Section [10.18] 10.21. Rules and Regulations.

- (a) The Director may establish rules and regulations for 19 20 the admintration of the provisions of this Article in accordance 21 with [the established procedures of the Executive Branch,] 22 SECTION 80 OF THE HARFORD COUNTY CHARTER, with opportunity for 23 full participation from the [Harford Soil Conservation] District 24 and shall obtain the recommendations from the District prior 25 to a public hearing being held. Such rules and regulations 26 and amendments thereto shall not conflict with nor waive any provisions of this Article nor be less restrictive than its provisions.
- 29 (b) Regulations promulgated pursuant to this Article shall 30 include, but not be limited to, the following provisions:
 - (1) Maximum duration of exposure.

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(2) [Critical slope of protection.] PROTECTION OF

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CRITICAL SLOPES.

- (3) On-site drainage controls.
- (4) Protection of specimen trees.

Section [10.19] 10.22. Exemptions.

The provisions of Sections [10-10] 10-11, [10-11] 10-12, [10-12] 10-13 and the criminal provisions of Section [10-20] 10-23 shall not apply to municipal corporations, County or State agencies within the State or any public service company as defined in Article 78, Section 2 (0) of the Annotated Code Maryland [1976 Supplement] 1980 AS AMENDED, or any combination thereof.

12 Section [10.20] 10.23. Penalties.

- (a) Any person convicted of violating the provisions of this Article shall be guilty of a misdemeanor, and upon conviction thereof, shall be subject to a fine of not more than One Thousand Dollars (\$1,000) for each and every violation. Each day that the violation continues shall be a separate offense. In addition thereto, the County may institute injunctive, mandamus or any other appropriate action or proceedings at law or equity for the enforcement of this Article or to correct violations of this Article, and any court of competent jurisdiction shall have the right to issue restraining orders, temporary or permanent injunctions or mandamus or other appropriate forms of remedy or relief.
- (b) In addition to the above enumerated penalties, the County may, if it finds a violation of this Article, withhold any building permits of the violator and/or issue stop work orders on work being done pursuant to a County building permit.

 Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

 EFFECTIVE: September 22, 1981

800K 6 PAGE 678

BY THE COUNCIL
Read the third time, Bill No. 81-41 (as amended)
Passed LSD 81-22 (July 21, 1981) (with amendments)
ZXXXXXXXXXXXXXXX
By order
angele Maclaudi, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 22nd day of July 19 81
at 3:00 o'clock P.M.
Angels Markauske, Secretary
BY THE EXECUTIVE
APPROVED: Acra County Executive Date 7/24/81

BY THE COUNCIL

This Bill (No. 81-41 (as amended), having been approved by the Executive and returned to the Council, becomes law on July 24, 1981.

angle Markardi

Rec'd & Recorded 11-18 1981 at 1:00 P. M. The Liber & Folio 649 & examined per H. Douglas Chilcoat Clerk Waster 2 H. Douglas Chilcoat, Clerk, Harford Co.

FFECTIVE DATE: September 22,

AS AMENDED

6 PAGE **679** COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-43 (AS AMENDED)

	Council President Hardwicke at the request of the Introduced by County Executive
	Legislative Day No. 81-17 Date June 2, 1981
	AN ACT to repeal and re-enact with amendments Subsection 14.011 of
	Section 14.01, heading, Principal Permitted Uses, of Article
٠	14, heading, "M-1" Light Industrial District and Subsection
	15.032 of Section 15.03, heading, Prohibited Uses of Article 15
	heading, General Industrial District, all part of Ordinance
	Number 6 as amended, heading, Harford County Zoning Ordinance
	to provide that trailers, mobile homes and trailer and mobile
	home parks be excluded from M-1 and M-2 zoning districts.
	By the Council, June 2, 1981
	Introduced, read first time, ordered posted and public hearing schedule
	on: July 7, 1981
	7:15 p.m.
	By Order: Orgele Markowski , Secretary
•	PUBLIC HEARING
	Having been posted and notice of time and place
•	of hearing and title of Bill having been published according to the
	Charter, a public hearing was held onJuly 7, 1981
	and concluded on July 7, 1981
	angele Markowski, Secretary
EXPLA	NATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. 81-43

- 1 Section 1. Be It Enacted By The County Council Of Harford County,
- 2 Maryland, that Subsection 14.011 of Section 14.01, heading,
- 3 Principal Permitted Uses, of Article 14, heading, "M-1" Light
- 4 Industrial District and Subsection 15.032 of Section 15.03,
- 5 heading, Prohibited Uses, of Article 15, heading, General Indus-
- 6 trial District, all part of the Harford County Zoning Ordinance
- 7 Number 6, as amended, be, and the subsections are hereby repealed
- 8 and re-enacted with amendments all to read as follows:
- 9 Article 14 "M-1" Light Industrial District.
- 10 Section 14.01 Principal Permitted Uses.
- 11 Subsection 14.011.

Any use permitted and as regulated in the "B-1" "B-3" District,

13 except dwellings, TRAILERS, MOBILE HOMES, AND TRAILER AND MOBILE

14 HOME PARKS, schools, hospitals and other institutions for human

care; provided, however, that any of such excepted uses legally

16 existing in the "M-1" District at the time of the adoption of

this Ordinance, or any amendment thereto, shall not be subject

18 to any of the limitations or restrictions on non-conforming

uses contained elsewhere in this Ordinance; and provided, also,

20 that Industrial Villages complying with the requirements of

21 Section 17.5 shall be deemed to be a permitted use in the "M-1"

22 District.

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23 Article 15 - Prohibited Uses. "M-2" GENERAL INDUSTRIAL DISTRICT.

24 Section 15.03 - PROHIBITED USES.

25 Subsection 15.032.

Any dwelling, TRAILER, MOBILE HOME, AND TRAILER AND MOBILE

27 HOME PARKS PARK, school, hospital, clinic or other institution for

28 human care, or building or retail business or service; except

29 that any such use which is incidental to a permitted principal use

30 shall be permitted use. Provided, however, that any of such

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81-43 AS AMENDED

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uses legally existing in the "M-2" District at the time of
the adoption of this Ordinance, or any amendment thereto, shall
not be subject to any of the limitations or restrictions on
non-conforming uses contained elsewhere in this Ordinance; and
provided, also, that Industrial Villages complying with the
requirements of Section 17.5 shall be deemed to be a permitted
use in the "M-2" District.
SECTION 2. AND BE IT FURTHER ENACTED, THAT THE PROVISIONS OF
THIS ACT SHALL NOT APPLY TO APPLICATIONS FOR A CONDITIONAL USE
FILED BEFORE THE EFFECTIVE DATE OF THIS ACT.
Section 2 3. And Be It Further Enacted, that this Act shall take
effect sixty (60) calendar days from the date it becomes law.
EFFECTIVE: October 5, 1981

81-43 AS AMENDED

BOOK 6 PAGE 682 BY THE COUNCIL

BY THE EXECUTIVE

APPROVED:

County Executive

Date

= august/6

BY THE COUNCIL

This Bill (No. 81-43 (as amended), having been approved by the Executive and returned to the Council, becomes law on August 6, 1981.

Angele Markenli , Secretary

Bec'd & Recorded) /- (3 19 8/ at / 00 P. Liber C Folio 67 9% examined per Douglas Chilcoat, Clerk, Harford Co.

BOOK 6 PACE 683

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-44 Council President Hardwicke at the request of the Introduced by _ County Executive Date June 16, 1981 Legislative Day No. 81-19 AN ACT to make a supplemental appropriation from the General Fund Reserve for Contingencies for the 1981-82 fiscal

year; to provide funds for the Solid Waste Management

budget to allow a Grant-In-Aid to reimburse the City

of Havre de Grace and the Town of Aberdeen for increased

costs of residential waste disposal at County landfills.

By the Council, ___June 16, 1981 Introduced, read first time, ordered posted and public hearing scheduled on: July 14, 1981 at: 7:00 P.M. By Order: Papla Markouski. PUBLIC HEARING Having been posted and notice of time and place of hearing and title of Bill having been published adcording to the Charter, a public hearing was held on July 14, 1981 and concluded on _____July 14, 1981 agle Markowski Secretary

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted existing law. Underlining indicates language added to Bill by amendment. Language lined

through indicates matter stricken out of Bill by amendment.

BILL NO. 81-44

806# **6** PAGE **684**

1	WHEREAS, the County Executive has recommended a
2	supplemental appropriation to the expense budget for the
3	fiscal year ending June 30, 1982, in accordance with Section 517
4	of the Charter of Harford County, Maryland; and
5	WHEREAS, such funds are necessary for Solid Waste Management
6	to provide the Grant-In-Aid; and
7	WHEREAS, the Treasurer has certified that such funds are
8	available for appropriation.
9	NOW, THEREFORE,
10	Section 1. Be It Enacted By The County Council Of Harford County,
11	Maryland, that the expense budget for the fiscal year ending
12	June 30, 1982, be, and it is hereby amended by making an
13	appropriation from the General Fund Reserve for Contingencies
14	in the below listed amount for the purpose detailed:
15	Appropriation:
16	From: Fiscal Year 1981-82 General Fund
17	Reserve for Contingency
18	Account No: 70-13-17-00-01-00-07-01\$120,000.00
19	Total Funds Requested\$120,000.00
20	To: Fiscal Year 1981-82 General Fund
21	Solid Waste Management
22	Appropriations to Towns
23	Account No: 70-03-28-00-07-02-07-01\$120,000.00
24	Total Funds Appropriated\$120,000.00
25	
26	Section 2. And Be It Earther Enacted, that this take effect
27	sixty (60) calendar days from the date it becomes law.
28	EFFECTIVE: September 21, 1981
29	
30	The Secretary of the Council does hereby

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The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

Secretary 81-44

BOOK 6 PAGE 685

BY THE COUNCIL

Read	the	third	time.	Bill	No.	81-44,
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Passed LSD 81-21 (July 14, 1981) (with xementments)

*Earlieck xxfx *Passeage*

By order

angle Maskowski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 15th day of July , 1981 at 3:00 o'clock P.M.



Angela Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

Adc County Executive

Date 7/21/81

BY THE COUNCIL

This Bill (No. 81-44), having been approved by the Executive and returned to the Council, becomes law on July 21, 1981.

Angela Machareli, Secretary

Rec'd & Recorded 11-10 19 81 at 1:00 M.

Fue Liber & Folio 64 3 & examined per

Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: September 21, 1981

81-44

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COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-45

In	Council President Hardwicke at the request of the troduced by County Executive
Le	gislative Day No. 81-19 Date June 16, 1981
AN	N ACT to repeal and re-enact with amendments Section 13-20, heading,
	Grading and Erosion Control Permits, of Article II, heading,
	Schedule of Fees, of Chapter 13, heading, Licenses and Permits,
	of the Harford County Code (as amended), to provide for the
	establishment of certain grading and erosion control permits,
	and generally to provide the prescribed fees for permits
	By the Council, June 16, 1981
In	stroduced, read first time, ordered posted and public hearing stredule
	on: July 14, 1981
	at: 7:00 P.M.
	By Order: Dagela Markouski, Secretary
	PUBLIC HEARING
	Having been posted and notice of time and place
of	hearing and title of Bill having been published according to the
Ch	marter, a public hearing was held onJuly 14, 1981
an	nd concluded on July 14, 1981
	agle Markewski secretary
EXPLANAT	ION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill

800K 8 PAGE 687

1	Section 1. Be It Enacted By The County Council Of Harford County,
2	Maryland, that Section 13-20, heading, Grading and Erosion
3	Control Permits, of Article II, heading, Schedule of Fees, of
4	Chapter 13, heading, Licenses and Permits, of the Harford County
5	Code (as amended), be, and it is hereby repealed and re-enacted
6	with amendments, all to read as follows:
7	Chapter 13. Licenses and Permits.
8	Article II. Schedule of Fees.
9	Section 13.20. Grading and Erosion Control Permits.
10	The following fees shall be charged for THE COUNTY SEDIMENT
11	CONTROL AGREEMENT AS DEFINED IN CHAPTER 10, ARTICLE I, SECTION 10.
12	(a) (1) OF THE HARFORD COUNTY CODE AND for grading and erosion
13	control permits:
14	(a) COUNTY SEDIMENT CONTROL AGREEMENT \$12.00
15	(b) Grading and Erosion Control Costs Fees for Permits
16	\$0.00 to \$500.00[\$10.00]
17	\$12.00
18	\$500.00 to \$1,250,00
19	Over \$1,250.00
20	2% of the grading and control cost
21	above \$1,250.00, not exceeding \$5,000.00 in GRADING
22	AND CONTROL costs.
23	Section 2. And Be It Further Enacted, that this Act take effect
24	sixty (60) calendar days from the date it becomes law.
25	EFFECTIVE: September 21, 1981
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28	The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill
29	are immediately available for distribution to the public and the press.
30	angle Machardi, Secretary
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800K 6 PAGE 688

	BY THE COUNCIL
Read the third time.	
Passed LSD	81-21 (July 14, 1981) (*************** *********************
************	xxxxx
	By order
	Angla Mulacoski, Secretary
Sealed with the County	Seal and presented to the County Executive
	15th day of July , 1981
at <u>3:00</u> o'clo	ck P.M.
	Angle Marlowski, Secretary
A MYTERS	EY THE EXECUTIVE
APPROVED:	County Executive Date 7/21/8/
	BY THE COUNCIL
This Bill (No. 8]	-45), having been approved by the Executive
and returned to the Co	ouncil, becomes law on July 21, 1981.
	angels Markersh. , Secretary
	Rec'd & Recorded //- / & 19 8 at /: 00 - M. H. Liber 6 Folio 686 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

BOOK 6 PAGE 689

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-46

Introduced	Council President Hardwicke at the request of the by County Executive	
Legislativ	Day No. 81-19 Date June 16, 1981	
AN EMERGEN	CY ACT to provide for the transfer of appropriations between	n
	Capital Projects in the 1981-82 Water and Sewer Fund	;
	to provide that certain funds be transferred from the	е
	Interim Water Source Project to the Havre de Grace	
	Water Tank Project; to provide funds as required	
	in the agreement between the City of Havre de Grace	and
	Harford County for the future water source.	
	By the Council, June 16, 1981	
Introduced	, read first time, ordered posted and public hearing sche-	äuled
×	on: July 14, 1981	
•	at: 7:00 P.M.	
	By Order: Angels Markouski , Secretary	
	PUBLIC HEARING	
	Maying been posted and notice of time and place	
of hearing	and title of Bill having been published according to the	
Charter, a	public hearing was held on July 14, 1981	
and conclu	ided on July 14, 1981	
	angela Markovski Secretary	
[Br exist addenthro	TALS INDICATE MATTER ADDED TO EXISTING LAW. ackets) indicate matter deleted from ting law. Underlining indicates language ad to Bill by amendment. Language lined ough indicates matter stricken out of Bill mendment. BILL NO. 81-46	

8008 S PAGE **690**

WHEREAS, the County Executive has recommended that 1 certain appropriations be transferred between certain Capital 2 Projects in the 1981-82 Capital Water-Sewer Fund; and 3 WHEREAS, Sections 516 and 521 of the Charter of Harford 4 County, Maryland, require that such transfers be authorized by 5 legislative act of the County Council; and 6 WHEREAS, this request for a transfer conforms with 7 Sections 516, 519 and 521 of the Charter of Harford County, 8 Maryland. 9 NOW, THEREFORE, 10 Section 1. Be It Enacted By The County Council Of Harford County, 11 12 Maryland, that the 1981-82 Capital Water-Sewer Fund, be, and it is hereby amended by making an inter-budget (project) transfer 13 14 of appropriation in the below listed amount for the purpose detailed: 15 From: Department of Public Works 16 17 Water and Sewer Capital Fund Interim Water Source Project (6335) 18 Account No. 81-03-03-63-35-03-03-XX.....\$287,319 19 Total Appropriation Transfer.....\$287,319 20 21 Department of Public Works 22 Water and Sewer Capital Fund Havre de Grace Water Tank Project (6349) 23 Account No: 81-03-03-63-49-03-03-XX.....\$287,319 24 25 Total Appropriation Request.....\$287,319 26 Section 2. And Be It Turther Enacted, that this Act is hereby 27 declared to be an Emergency Act, necessary for the protection 28 of the public health, safety and welfare and for the construction 29 and operation of a vital County project and shall take effect 30 on the date it becomes law. 31 EFFECTIVE: July 21, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

And Markenski 81-46

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BOOK 6 PAGE 691

BY THE COUNCIL

Read	Life	ruita f	ime.					
		Passed	TCD	01_21	/.Tul.v	7 /	10011	CHARY ARXADAXAAA

Rakkedxxxxxxxxxxx

By order

agel Markocashi, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 15th day of July , 19 81 at 3:00 o'clock P.M.



Ayele Markack , Secretary

BY THE EXECUTIVE

APPROVED:

Acro County Executive

Date 7/21/8/

BY THE COUNCIL

This Bill (No. 81-46), having been approved by the Executive and returned to the Council, becomes law on July 21, 1981.

angele Marlocali, Secretary

800% 6 FASE 692 REQUEST FOR TRANSFER OF APPROPRIATION

81-46

In accordance with Section 516 Transfer of Appropriation is reques	ted:		ng
Agency requesting transfer: DPW -	Division of Water & Sewer		
Type of transfer: Within Agency	Between Agencies //	Between Capital	Projects / XX/
Within Capital Projects //	(Council Appro	val Required)	
FROM: Account Title	Account Number		Amount
Interim Water Source	81-03-03-63-35-03-03-XX		\$ 287,319.00
			,
RECEINAN 28 12 26 BARTOND CO			
26 PH '81 REASURY TO:		Total From:	\$ 287,319.00
Havre de Grace Water Tank	81-03-03-63-49-03-03-XX		\$ 287,319.00
Rec'd & Recorded //- Liber 6 Folk H. Douglas Chilcoat, C	at / 10 M. Sexamined per lerk, Harford Co.	Total To:	\$ 287,319.00
Reason for Transfer: To make fund	ds available as required in	the agreement be	tween
the City of Havre de Grace and H			
the offy of have de drage and			
Approvals:	reasurer / Date	A Barran	st 5 hiki
Agency Head / Date	Treasurer / Date 86164	County Exer	-46

BOOK 6 PAGE 693

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-47

	DILL NO. OI 47	
Cour Introduced by <u>Cour</u>	ncil President Hardwicke at	the request of the
Legislative Day No.	. 81-20 Date	July 7, 1981
AN ACT to repeal a	nd re-enact with amendments	Section 6-23(b)
heading, Lea	ase and Rental Charges of Ar	ticle VI, heading,
Trailer and	Mobile Home Parks of Chapte	er 6, heading, Businesses
of the Harfo	ord County Code as amended;	to provide for payment
of an intere	est charge for delinquent ex	cise taxes.
		·
	By the Council, July 7	, 1981
Introduced, read	first time, ordered posted	and public nearing scheduled
	on: August 4, 1981	
	at: 7:30 P.M.	
By Ore	der: Angela Markaca	& Secretary
	PUBLIC HEARING	
	Having been posted and noti	ce of time and place
of hearing and tit	le of Bill having been publi	shed according to the
Charter, a public l	hearing was held on Aug	ust 4, 1981
and concluded on _	August 4, 1981	
	1.1.50 a. h.	secretary
	Singles Il Jackoco	
[Brackets] is existing law- added to Bill	ATE MATTER ADDED TO EXISTING LAW. ndicate matter deleted from Underlining indicates language by amendment. Language lined tes matter stricken out of Bill	BILL NO. 81-47

Section 1. Be It Enacted By The County Council Of Harford County,

Maryland, that Section 6-23(b), heading, Lease and Rental Charges

of Article VI, heading, Trailer and Mobile Home Parks of

Chapter 6, heading, Businesses of the Harford County Code as

amended, be, and it is hereby repealed and re-enacted with

6 amendments all to read as follows:

EFFECTIVE: October 5, 1981

7 Chapter 6. Businesses.

8 Article VI. Trailer and Mobile Home Parks.

Section 6-23. Lease and Rental Charges.

(b) Such operator collecting the tax shall hold it to the account of the Treasurer of the County and [once every three months] ON THE FIRST DAY OF APRIL, JULY, OCTOBER AND JANUARY IN EACH YEAR shall remit to the Treasurer the total amount of his collections for that purpose. The money paid to the Treasurer shall be credited to the general funds of the County; provided, that this tax shall not apply if the County Council has assessed the trailers or mobile homes under the provisions of Article 81 of the Annotated Code of Maryland. If an operator fails to collect the tax from a lessee or tenant at the same time as he collects rent, the operator, and not the lessee/tenant, shall be liable for the tax. THE TAXES COLLECTED SHALL BE DUE QUARTERLY AS STATED AND AFTER FIFTEEN DAYS (15) FROM THEIR DUE DATE SHALL BEAR INTEREST AT THE RATE OF ONE AND ONE HALF PERCENT (1-1/2%) PER MONTH OR FRACTION THEREOF UNTIL PAID IN FULL. Section 2. And Be It Further Enacted, that this Act shall take effect sixty (60) calendar days from the date it becomes law.

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The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

Angela Markowski

Secretary

81-47

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... BOOK 6 PAGE 695

BY THE COUNCIL

Read the third time, B	ILL NO. 81-47
Passed LSD	81-23 (August 4, 1981) (wixxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
Rakkedxakxra	
	By order
	Angele Machande, Secretary
Sealed with the County	Seal and presented to the County Executive
	5th day of August , 1981
at 3:00 o'cloc	
ENERGY TO COUNTY OF THE PARTY O	Angela Macketaki, Secretary BY THE EXECUTIVE
APPROVED:	Manys Missans 2
	bate <u>August 6, 1981</u>
¥7	BY THE COUNCIL

This Bill (No. 81-47), having been approved by the Executive and returned to the Council, becomes law on August 6, 1981.

angle Marlunk, Secretary

Rec'd & Recorded //-/0 19 at /. N.P. M. Liber 6 Folio 93 & examined per H. Douglas Chilcoat, Clerk, Harford Co.

800K 6 PAGE 696

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

Council President Hardwicke at the request of the County Executive

BILL NO, 31-48 (AS AMENDED)

L	egislative D	ay No. 81-	-21	Date J	July 14, 198	31	
		ACT to repeat of Real of Chapt County County of Chapt County of Chapt County of propes State Labe purch provision adopted the renu	Property, of the control of the cont	f Article I, ng, Administ nded, and to tion 2-4, he ty Generally f Article I, ng, Administ nded, to proord County b	, heading, in tration of the repeal and eading, Sale y; Joppatown, heading, in tration of the record and eacordance and regulation further profit a new section.	In General, the Harford if re-enact e and Acquisi ne Utility In General, the Harford disposition rmance with al property e with the lations rovide for tion for	-
2	Introduced,	By the				earing Schedu	ıl
		on:	August 11	, 1981	addresina		
		at: By Order:	6:45 P		,	Secretary	
			PUBLIC	HEARING			
		Havin	g been post	ed and notic	e of time a	nd place	
	of hearing a	nd title of	Bill having	been publis	hed accordi	ng to the	
	Charter, a p	ublic hearin	g was held	on Augus	st 11, 1981		
1	and conclude	d on	August 11,	1981	•		
			angle 70	Parlocale	· 	Secretary	
EXPLAN	[Brack existinadded	LS INDICATE MAT ets] indicate ng law. <u>Underl</u> to Bill by am	matter de ining indicate endment. Lans	leted from es language guage lined			

y amendment.

800K 6 PAGE 697

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that Section 2-3.1, heading, Gratuitous Gift of Real Property, of Article 1, heading, In General, of Chapter 2, heading, Administration, all part of the Harford County Code as amended, be, and it is hereby repealed; and that Section 2-4, heading, Sale and Acquisition of Real Property Generally; Joppatowne Utility Company Property, of Article I, heading, In General, of Chapter 2, heading, Administration of the Harford County Code as amended, be, and it is hereby repealed and re-enacted with amendments; and that new Section 2-3.1, heading, Joppatowne Utility Company Property, be, and it is hereby added to the Harford County Code all to read as follows: Article I. In General.

[Section 2-3.1. Gratuitous Gift of Real Property.

- (a) Real property located within the boundaries of a municipal corporation in Harford County, Maryland, titled in the name of the Board of Education of Harford County, Maryland, and whereby such property is no longer needed for public education or for public use by the Board of Education, and whereby such property reverts in title to Harford County, Maryland, and whereby such property is no longer needed for public use or for public purpose by Harford County, Maryland, then such property shall be transferred by gift to the municipal corporation where such property is located, in fee simple.
- (b) Real property located within the boundaries of a municipal corporation in Harford County, Maryland, that was previously titled in the name of the Board of Education or the County Commissioners of Harford County and used for school purposes, presently titled in the name of Harford County, Maryland, whereby such property is no longer needed for public use or for public

BOOK 6 PAGE 698

purpose by Harford County, Maryland, then such property shall be transferred by gift to the municipal corporation where such property is located, in fee simple.

- (c) The real property shall be restricted by deed to public use as open space, and for recreational purposes, but no permanent building or buildings other than restroom facilities may be erected thereon.
- (d) In the event that such property is no longer used or no longer needed for public use, then such property shall revert in title and become the property of Harford County, Maryland, along with any improvements thereon.
- Section 2-4. Sale and Acquisition of Real Property; Joppatowne Utility Company.
- (a) Sales. After public hearing, the County is hereby authorized and empowered to lease or trade, or to sell at public sale, any real estate together with any improvements thereon which the County may now or hereafter own which is no longer needed or necessary for County purposes. Notice of such public sales shall be given by publishing such notice thereof once a week for three (3) consecutive weeks in two (2) newspapers regularly published in the County. Such notice shall state:
 - (1) The place, the day and hour of sale;
 - (2) Description of the property to be sold;
- (3) The price below which the property will not be sold;
- (4) The property will be sold at public auction to the highest bidder for cash in lawful money of the United States;
- (5) The County shall have the right to reject any or all bids:

81-48 AS AMENDED

- (6) All costs and expenses including advertising costs in connection with the sale of the property shall be paid by the successful bidder. The proceeds derived from the sale thereof shall be turned over to the County Treasurer to be deposited.
 - (b) Acquisition of real property.
- and to acquire by agreement or eminent domain, any real property or interests therein for which an appropriation adequate to acquire the same has been enacted by the County Council in accordance with Article V of the Charter of Harford County, Maryland; provided, however, that if the County is unable to acquire such property by agreement, the County shall not acquire the same by condemnation unless:
- (A) The law appropriating funds therefor has designated the public purpose for which the property is to be acquired and has described with reasonable accuracy the location or nature of the property to be acquired; or
- (B) Prior to acquisition by condemnation the County Council by resolution identifies such property and determines and declares its acquisition to be necessary for a public purpose. Any condemnation pursuant to this subsection shall be in accordance with the appropriate laws of the State of Maryland and Rules of Procedure of the Court of Appeals of Maryland, as amended, pertaining to condemnation.
- (2) No property or interest therein shall be purchased by condemnation or otherwise, unless adequate funds for the same shall have been included in the capital budget, the award of a condemnation jury notwithstanding. All such purchases herein

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- provided for shall be accomplished in accordance with budgetary
- 2 procedures as set forth in the Charter of Harford County,
- 3 Maryland, and with the appropriate laws of the State of Maryland
- 4 and Rules of Procedure of the Court of Appeals of Maryland, as
- amended, pertaining to condemnation.]
- 6 [(c)] SECTION 2-3.1. Joppatowne Utility Company. The County
- may enter into a contract with Maryland Environmental Services
- 8 in such form as shall be mutually agreed upon whereunder
- 9 Maryland Environmental Services shall be given the responsibility
- 10 for the operation of the properties currently being operated by
- 11 the Joppatowne Utility Company.
- [(1)] (a) The County may employ the services of Maryland
- 13 Environmental Services with respect to the condemnation of the
- 14 property of the Joppatowne Utility Company.
 - [(2)] (b) The County may employ the services of Maryland
- 16 Environmental Services with respect to the issuance and selling
- of bonds for the purpose of the acquisition of sufficient funds
- 18 for the purchase of the Joppatowne Utility Company by condemnation.
- [(3)] (c) The County may do and enter into such other
 - acts and contracts as shall be necessary to implement the intent
- 21 of this Section.
- 22 SECTION 2-4. ACQUISITION AND SALE TRANSFER OF REAL PROPERTY.
- 23 (a) THE COUNTY IS HEREBY AUTHORIZED AND EMPOWERED TO
- 24 LEASE, TRADE, SELL, CONVEY AND EXCHANGE ANY REAL PROPERTY TOGETHER
- 25 WITH ANY IMPROVEMENTS THEREON, IF THE PROPERTY IS DETERMINED TO BE
- 26 NO LONGER NEEDED FOR PUBLIC PURPOSES.
 - (b) PROCEDURE FOR SALE OR TRANSFER OF REAL PROPERTY:
- (1) PRIOR TO COUNTY PROPERTY BEING SOLD OR OTHERWISE
- 29 TRANSFERRED, THE PROPERTY MUST BE DECLARED TO BE SURPLUS PROPERTY

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81-48 AS AMENDED NO LONGER NEEDED FOR PUBLIC PURPOSES.

(2) IN ORDER TO BE DECLARED SURPLUS PROPERTY,
THE FOLLOWING PROCEDURE SHALL BE ADHERED TO:

(A)--THE-COUNTY-EXECUTIVE-SHALL-REQUEST-THAT

THE-APPROPRIATE-DEPARTMENT-OR-AGENCY-USING-THE-LAND-CONDUCT-A

STUDY-TO-DETERMINE-WHETHER-OR-NOT-THE-LAND-SHOULD-BE-DECLARED

SURPLUS:--IF-THE-PROPERTY-IS-NOT-UNDER-ANY-SPECIFIC-DEPARTMENT'S

CONTROL7-THEN-THE-DIRECTOR-OF-ADMINISTRATION-SHALL-PERFORM-THE

STUDY:

(B)--AFTER-COMPLETION-OF-THE-STUDY,-A-WRITTEN

REPORT-OF-RECOMMENDATIONS-SHALL-BE-SUBMITTED-TO-THE-COUNTY

EXECUTIVE:--IF-THE-COUNTY-EXECUTIVE-AND-THE-DEPARTMENT-AGREE-THAT

THE-PROPERTY-IS-SURPLUS,-THEN-THE-COUNTY-EXECUTIVE-SHALL-NOTIFY-ALL

OTHER-COUNTY-DEPARTMENTS-AND-AGENCIES-OF-THE-DECISION:--ANY

COUNTY-DEPARTMENT-OR-AGENCY-WHICH-COULD-USE-THE-PROPERTY-SHALL-HAVE

THIRTY-(30)-DAYS-FROM-NOTIFICATION-TO-DECIDE-WHETHER-TO-KEEP

THE-PROPERTY-FOR-ITS-USE,-OR-NOTIFY-THE-COUNTY-EXECUTIVE-THAT-IT

HAS-NO-NEED-FOR-THE-PROPERTY.

CONTROL OF THE PROPERTY - (30) - DAY - PERIOD - HAS

EXPIRED; - THE - COUNTY - EXECUTIVE - SHALL - FORWARD - THE - REPORT - AND - ANY

RECOMMENDATIONS - TO - THE - COUNTY - COUNCIL; - - THE - COUNTY - COUNCIL;

AFTER - AN - ADVERTISED - PUBLIC - HEARING; - SHALL - DECIDE - WHETHER - OR - NOT

THE - PROPERTY - SHOULD - BE - DECLARED - SURPLUS; - - IF - THE - COUNCIL

REJECTS - THE - REPORT; - THE - PROPERTY - SHALL - REMAIN - COUNTY - PROPERTY;

IF - THE - COUNCIL - ACCEPTS - THE - REPORT; - IT - SHALL - ADOPT - A - RESOLUTION

DECLARING - THAT - THE - PROPERTY - IS - SURPLUS - AND - THAT - THE - LAND - SHALL

BE - SOLD - OR - TRANSFERRED - IN - ACCORDANCE - WITH - THIS - ACT;

81-48 AS AMENDED TO DETERMINE WHETHER THE PROPERTY SHOULD BE DECLARED SURPLUS.

DETERMINES THAT THE PROPERTY SHOULD BE DECLARED SURPLUS, HE

AFTER COMPLETION OF THE STUDY, IF THE COUNTY EXECUTIVE

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THE NOTICE SHALL STATE:

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SHALL FORWARD HIS RECOMMENDATIONS TO THE COUNTY COUNCIL.
(B) THE COUNTY COUNCIL, AFTER AN ADVERTISED
PUBLIC HEARING, SHALL DECIDE WHETHER THE PROPERTY SHOULD BE
DECLARED SURPLUS. IF THE COUNCIL REJECTS THE RECOMMENDATION OF
THE COUNTY EXECUTIVE, THE PROPERTY SHALL REMAIN COUNTY PROPERTY.
IF THE COUNTY COUNCIL ACCEPTS THE RECOMMENDATION OF THE COUNTY
EXECUTIVE, IT SHALL ADOPT A RESOLUTION DECLARING THAT THE PROPERTY
IS SURPLUS AND THAT THE PROPERTY SHALL BE SOLD OR TRANSFERRED
IN ACCORDANCE WITH THIS ACT.

(A) THE COUNTY EXECUTIVE SHALL INITIATE A STUDY

(1) THE PLACE, DAY AND HOUR OF THE SALE.

REAL PROPERTY SHALL BE BY PUBLIC AUCTION, AND NOTICE OF AUCTION

SALES SHALL BE GIVEN BY PUBLICATION FOR THREE (3) CONSECUTIVE

WEEKS IN TWO (2) NEWSPAPERS REGULARLY PUBLISHED IN THE COUNTY.

(2) THE DESCRIPTION OF THE PROPERTY TO BE SOLD.

FORMAT FOR SALE OR TRANSFER. SALES OR TRANSFERS OF

- (3) THE PRICE BELOW WHICH THE PROPERTY WILL NOT BE SOLD
- (4) THAT THE PROPERTY WILL BE SOLD AT PUBLIC AUCTION TO THE HIGHEST BIDDER FOR CASH, OR FOR TERMS ACCEPTABLE TO THE TREASURER.
- (5) THAT THE COUNTY SHALL HAVE THE RIGHT TO REJECT ANY AND ALL BIDS.
- (6) THAT ALL COSTS AND EXPENSES, INCLUDING ADVERTISING COSTS, IN CONNECTION WITH THE SALE OF THE PROPERTY, SHALL BE PAID BY THE SUCCESSFUL BIDDER, AND

BOOK 6 MILE 703

THAT ALL SALES ARE SUBJECT TO APPROVAL BY THE (7)BOARD OF ESTIMATES.

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- (7) (8) THAT THE PROCEEDS DERIVED FROM THE SALE SHALL BE DEPOSITED WITH THE COUNTY TREASURER.
- EXEMPT TRANSACTIONS. EXEMPT FROM THE PROVISIONS OF SECTION € 2-4(c) ARE SALES OF REAL PROPERTY TO ANOTHER GOVERN-MENTAL ENTITY INCLUDING, BUT NOT LIMITED TO, UNITED STATES GOVERNMENT, STATE OF MARYLAND, OTHER MARYLAND COUNTIES, INCOR-PORATED TOWNS AND CITIES IN MARYLAND AND THE HARFORD COUNTY BOARD OF EDUCATION. TRANSFERS OF COUNTY PROPERTY UNDER THIS SUBSECTION SHALL BE BY PRIVATE SALE. PRIVATE SALE, UNDER THIS SUBSECTION ONLY, SHALL INCLUDE A TRANSFER WITH OR WITHOUT CONSIDERATION, 13 AN EXCHANGE OF PROPERTIES OF EQUAL OR GREATER VALUE, OR A GIFT OF 14 COUNTY PROPERTY TO ANOTHER GOVERNMENTAL ENTITY.
 - (1) SURPLUS PROPERTY RECEIVED BY THE COUNTY FROM THE BOARD OF EDUCATION OF HARFORD COUNTY PURSUANT TO STATE LAW, MAY BE TRANSFERRED BY THE COUNTY TO ANOTHER GOVERNMENTAL ENTITY WITHIN HARFORD COUNTY UPON TERMS AGREEABLE TO THE COUNTY AND THE GOVERN-MENTAL ENTITY. THE COUNTY MAY ENTER INTO MULTIPLE PARTY AGREE-MENTS INVOLVING THE TRANSFER OF BOARD OF EDUCATION PROPERTY IF IT IS IN THE BEST INTEREST OF THE COUNTY. TO DO SO-
 - (e)--NOTICE,-OBJECTIONS---WHENEVER,-UNDER-SUBSECTION-D-2-4(d) COUNTY-PROPERTY-IS-TO-BE-SOLD,-LEASED,-EXCHANGED-OR-OTHERWISE DISPOSED-OP7-THE-COUNTY-SHALL-FIRST-ADVERTISE-ONCE-A-WEEK-FOR THREE-(3)-SUCCESSIVE-WEEKS-IN-TWO-(2)-NEWSPAPERS-ONE-(1)-NEWS-PAPER-OF-GENERAL-CIRCULATION-IN-THE-COUNTY-THE-TERMS-OF-THE TRANSACTION-INCLUDING-THE-COMPENSATION-TO-BE-RECEIVED:--THE COUNTY-SHALL-GIVE-THE-OPPORTUNITY-FOR-THE-PUBLIC-TO-OBJECT-TO THE-TRANSFER-PRIOR-TO-THE-TRANSFER-TAKING-PLACE:--ANY-PERSON MAY-PROTEST-THE-TRANSFER,-PRIOR-TO-THE-TRANSFER-TAKING-PLACE, BY-NOTIFYING-THE-DIRECTOR-OF-PROCUREMENT-OF-THE-PROTEST.
 - (e) NOTICE, OBJECTIONS. ALL TRANSFERS OF PROPERTY PURSUANT

800k 6 PAGE 704

TO THIS SECTION SHALL COMPLY WITH ARTICLE 25A, SECTION 5, OF THE ANNOTATED CODE OF MARYLAND.

(f) SPECIAL EXEMPTIONS:

INSPECTION.

- (1) EASEMENTS FOR PUBLIC UTILITIES MAY BE TRANSFERRED WITHOUT COMPLIANCE WITH SUBSECTION $(3)_{7}-(6)_{9}-(6)_{1}$ (b), (c) OR (e).
- (2) THE TRANSFER OF PAPER ROADS (ROADS ESTABLISHED BY PLAT OR DEED, BUT NEVER UTILIZED AS A ROADWAY) ARE ALSO EXEMPT FROM THE REQUIREMENTS OF SECTION (B), (c) OR (e).

(g)--PURCHASE-OF-REAL-PROPERTY-(EXCLUDING-ROAD-AND-WATER AND-SEWER-RIGHTS-OF-WAY)-

- (g) PURCHASE OF REAL PROPERTY. SECTIONS 2-4(g), 2-4(h),
 AND 2-4(i) APPLY TO THE PURCHASE OF REAL PROPERTY ONLY.
- (1) THE COUNTY MAY ACQUIRE REAL PROPERTY IN ACCORDANCE WITH LAW AND IN COMPLIANCE WITH THE CAPITAL BUDGET.
- (2) PROCEDURES FOR THE PURCHASE OF REAL PROPERTY:

 (A) -- AN -ACENCY DESTRING TO PURCHASE PROPERTY

 SHALL ESTABLISH A PROPERTY ACQUISITION COMMITTEE; THE COMMITTEE

 SHALL FIRST PREPARE A WRITTEN REPORT GENERALLY DESCRIBING THE

 REASONS FOR THE PURCHASE; AMOUNT OF THE LAND NEEDED; AMOUNT OF

 FUNDS AVAILABLE FOR THE PURCHASE; AND THE IDENTIFICATION OF

 POSSIBLE SITES; IF SUCH SITE INFORMATION IS AVAILABLE TO THE

 COMMITTEE: - THE REPORT SHALL BE CONFIDENTIAL AND NOT FOR PUBLIC
- (A) AN AGENCY DESIRING TO PURCHASE PROPERTY SHALL
 REQUEST THE DIRECTOR OF PROCUREMENT TO APPOINT A PROPERTY ACQUISITION COMMITTEE. THE COMMITTEE SHALL FIRST PREPARE A WRITTEN REPORT
 GENERALLY DESCRIBING THE REASONS THE PROPERTY IS REQUIRED, AMOUNT

800K 6 FACE 705

OF LAND NEEDED, AMOUNT OF FUNDS AVAILABLE FOR THE PURCHASE AND,

IF AVAILABLE, IDENTIFICATION OF POSSIBLE SITES OR LOCATION OF

POTENTIAL PROPERTY. THE REPORT SHALL BE CONFIDENTIAL AND NOT

FOR PUBLIC INSPECTION.

(B) THE COMMITTEE OR A DESIGNATED MEMBER THEREOF SHALL PURSUE, THROUGH REGULAR REAL ESTATE MEANS, THE IDENTIFICATION OF POSSIBLE SITES.

THE - COMMITTEE - SHALL - REPORT - THIS - INFORMATION - TO - THE - COMMITTEE - SHALL - REPORT - THIS - INFORMATION - TO - THE - DEPARTMENT - OR AGENCY - HEAD: - - AT - LEAST - TWO - (2) - APPROVED - COUNTY - APPRAISERS - SHALL BE - CHOSEN - FROM - A - FORMAL - COUNTY - LIST - OF - PROPERTY - APPRAISERS

MAINTAINED - BY - THE - DIRECTOR - OF - PROCUREMENT - AND - DEVELOPED - BY - THE PROCUREMENT - DEPARTMENT - IN - ACCORDANCE - WITH - THEIR - REGULATIONS: - - THE APPRAISERS - SHALL - MAKE - A - WRITTEN - REPORT - ON - THE - PROPERTY - IN - ACCORDANCE - WITH - THE - COMMITTEE - S - REQUESTS:

- (C) WHEN A FINAL SITE IS CHOSEN BY THE COMMITTEE,
 THE COMMITTEE SHALL REPORT THIS INFORMATION TO THE APPROPRIATE
 DEPARTMENT OR AGENCY HEAD. UPON CONCURRENCE WITH THE REPORT, THE
 DEPARTMENT OR AGENCY HEAD SHALL REQUEST THE DIRECTOR OF PROCUREMENT TO CONTRACT WITH AT LEAST TWO (2) APPRAISERS TO PREPARE
 WRITTEN APPRAISAL REPORTS ON THE PROPERTY.
- (D) UPON RECEIPT OF THE APPRAISER'S REPORT, A DES-IGNATED COMMITTEE MEMBER SHALL THEN PROCEED TO NEGOTIATE WITH THE OWNER(S) OF THE LAND FOR PURCHASE OF THE PROPERTY.
- (E) IF THE PROPERTY OWNER(S) AND THE COUNTY

 FAIL TO COME TO AN AGREEMENT AS TO A FAIR PURCHASE PRICE, THE

 COUNTY MAY PROCEED TO CONDEMN THE LAND IN ACCORDANCE WITH

 STATE LAW. IF THE PARTIES REACH AN AGREEMENT ON A PRICE AND

 CONDITIONS OF SALE, THEY SHALL EXECUTE A PROVISIONAL SALES

 CONTRACT. THE CONTRACT SHALL PROVIDE THAT IT IS SUBJECT TO

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APPROVAL BY THE COUNTY BOARD OF ESTIMATES. IF THE BOARD APPROVES THE CONTRACT, THE PROPERTY SHALL BE PURCHASED BY THE COUNTY IN ACCORDANCE WITH THE TERMS OF THE CONTRACT.

- (h) TRADE, LEASES OF COUNTY PROPERTY.
- (1) TRADE OF PROPERTY BETWEEN HARFORD COUNTY AND A 6 PRIVATE PERSON, FIRM OR CORPORATION, OR ANOTHER GOVERNMENTAL ENTITY, IS AUTHORIZED PROVIDED:
- 8 (A) NOTICE OF THE PROPOSED TRADE IS GIVEN PURSUANT TO SUBSECTION (b) 2-4(e) OF THIS SECTION, AND AN 10 APPRAISAL OF THE PROPERTY IS MADE BY A COUNTY APPROVED APPRAISER.
 - (B) A PUBLIC HEARING IS HELD BY THE COUNTY COUNCIL.
- (C) THE TRADE OF PROPERTY IS APPROVED BY THE 13 COUNTY COUNCIL.
 - (2) LEASE OF COUNTY PROPERTY:
- (A) NOTICE OF INTENT TO LEASE IS MADE ACCORDING 16 TO SUBSECTION (b) 2-4(e).
- (B) THE PROPERTY SHALL BE LEASED TO THE HIGHEST 18 RESPONSIBLE BIDDER IN ACCORDANCE WITH THE COUNTY PROCUREMENT LAW.
- (C) COUNTY COUNCIL APPROVAL IS NOT REQUIRED FOR 20 NY_LEASE-OF-COUNTY-PROPERTY-UNLESS-THE-LEASE-TERM-IS-FOR-FIVE K5)-OR-MORE-YEARS-OR-FOR-ONE-(1)-OR-MORE-YEARS-WITH-A-RENEWAL 22 RIGHT-IN-THE-LESSEE. ANY LEASE OF COUNTY PROPERTY UNLESS THE 23 LEASE TERM IS FOR MORE THAN ONE (1) YEAR, INCLUDING RENEWAL OR OPTION PERIODS.
 - (3) ROAD, WATER AND SEWER AND OTHER PUBLIC UTILITY EASEMENTS SHALL BE PURCHASED ACQUIRED IN ACCORDANCE WITH RULES AND REGULATIONS ADOPTED BY THE DEPARTMENT OF PUBLIC WORKS.
- 28 (i)--THE-DIRECTOR-OF-ADMINISTRATION-SHALL-ESTABLISH-RULES 29 AND-REGULATIONS-TO-FURTHER-IMPLEMENT-THIS-ACT-

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1	(i) THE DIRECTOR OF PROCUREMENT IS HEREBY AUTHORIZED TO
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	PROMULGATE RULES AND REGULATIONS TO FURTHER IMPLEMENT THIS ACT
3	IN ACCORDANCE WITH SECTION 807 OF THE HARFORD COUNTY CHARTER.
4	Section-2And-Be-It-Further-Enacted,-that-this-Act-take-effect
5	sixty-(60)-calendar-days-from-the-date-it-becomes-law-
6	Section 2. And Be It Further Enacted, that this Act is hereby
7	declared to be an emergency Act necessary for the protection of
8	County property and shall take effect on the date it becomes law
9	EFFECTIVE: September 2, 1931
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6 PAGE 708 800K

EY THE COUNCIL
Read the third time, Bill No. 81-48 (as amended),
Passed LSD 31-25 (September 1, 1981) (with amendments)
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
By order
Angele Markowski, Secretary
Sealed with the County Seal and presented to the County Executive
for his approval this 2nd day of September , 1981
at 1:00 o'clock P.M.
Anyle Market, Secretary
BY THE EXECUTIVE

APPROVED:

BY THE COUNCIL

This Bill (No. 81-48 (as amended), having been approved by the Executive and returned to the Council, becomes law on September 2, 1981.

Gagela Markowski

H. Douglas Chilcoat, Clerk, Harford Co.

EFFECTIVE DATE: September 2, 1931

BILL NO. 81-50
AS AMENDED

BOOK 6 PAGE 709

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-50 (AS AMENDED)

Council President Hardwicke at the request of the Introduced by County Executive	
Legislative Day No. 81-21 Date July 14, 1981	
AN EMERGENCY ACT to provide for the transfer of appropriations	
between Capital Projects in the 1981-1982 Water	
and Sewer Capital Fund; to provide that certain	
funds be transferred from the Wysong Interceptor	
Project, the Edgewood Interceptor Project and	
the Bush River Force Main Project to the Bush	
Creek Pumping Station Modification Project; to	
provide monies for the final payment due the	
contractor for construction costs for the Bush	
Creek Modification Project.	
By the Council, July 14, 1981	
Introduced, read first time, ordered posted and public hearing so	chedule
on: August 11, 1981	
at: 6:45 p.m.	
By Order: Angela Markawali, Secretary	Υ
PUBLIC HEARING	
Having been posted and notice of time and place	e
. of hearing and title of Bill having been published according to the	e
Charter, a public hearing was held on August 11, 1981	_
and concluded onAugust 11, 1981	
angela Markovali, Secreta	ry
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill	. O

by amendment.

800X 6 1850 710

1	WHEREAS, the County Executive has recommended that
2	certain appropriations be transferred between certain Capital
3	Project PROJECTS in the 1981-1982 Water and Sewer Capital Fund; an
4	WHEREAS, Sections 516 and 521 of the Charter of Harford
5	County, Maryland, require that such transfers be authorized by
6	legislative act of the County Council; and
7	WHEREAS, this request for a transfer conforms with
8	Sections 516, 519 and 521 of the Charter of Harford County,
9	Maryland.
10	NOW, THEREFORE,
11	Section 1. Be It Enasted By The County Council Of Harford County,
12	Maryland, that the 1981-1982 Water and Sewer Capital Fund, be,
13	and it is hereby amended by making an inter-budget project INTRA-
14	BUDGET transfer of appropriations in the below listed amount
15	AMOUNTS for the purpose detailed:
16	From: Department of Public Works
17	Water and Sewer Capital Fund
18	Wysong Interceptor (6077)
19	Account Number 81-03-02-60-77-03-03-XX\$ 5,000.00
20	Edgewood Interceptor (6205)
21	Account Number 81-03-02-62-05-01-03-XX\$ 8,710.00
22	Bush River Force Main (6194)
23	Account Number 81-03-02-61-94-03-03-XX\$ 7,400.00
24	Total Appropriation Transfer\$21,110.00
25	To: Department of Public Works
26	Water and Sewer Capital Fund
27	Bush Creek Pumping Station Modification (6193)
28	Account Number 81-03-02-61-93-03-03-XX\$21,110.00
29	Total Appropriation Request\$21,110.00
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04	

BOOK 6 M. 711

Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare and the final construction of the Bush Creek Station and shall take effect on the date it becomes law.

EFFECTIVE: August 12, 1981

81-50 AS AMENDED 800x 6 712

BY THE COUNCIL

Read	the	third	time,	BILL	NO.	81-50	(as	amended),	
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Passed LSD 81-24 (August 11, 1981) (with amendments)

Ey order

angele Markovski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 12th day of August , 1981 at 3:00 o'clock P.M.



Angela Markowski, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date

BY THE COUNCIL

This Bill (No. 81-50 (as amended), having been approved by the Executive and returned to the Council, becomes law on August 12, 1981.

angle Markovski, Secretary

Rec'd & Recorded // -/0 198/ at //ov M.

H. Douglas Chilcoat, Clerk, Harford Co.



BOOK 6 PAGE 713

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-51

DILL NOT ST
Council President Hardwicke at the request of the Introduced by County Executive
Legislative Day No. 81-21 Date July 14, 1981
AN ACT to make a supplemental appropriation from the General Fund
Reserve for Contingencies for the current fiscal year; to provide
funds for the operating expenses of the Maryland Historical
Society.
By the Council, July 14, 1981
Introduced, read first time, ordered posted and public hearing schedule
on: August 11, 1981
at: 6:45 P.M.
By Order: Angela Markeveli, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
. of hearing and title of Bill having been published according to the
Charter, a public hearing was held on August 11, 1981
and concluded on August 11, 1981
angels Machaneli, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment. BILL NO. 81-51

8817 6 PAGE 714

WHEREAS, the County Executive has recommended a 1 2 supplemental appropriation to the current expense budget for the 3 fiscal year ending June 30, 1982, in accordance with Section 517 4 of the Charter of Harford County, Maryland; and 5 WHEREAS, such funds are necessary to support the activities 6 of the Maryland Historical Society; and 7 WHEREAS, the Treasurer has certified that such funds are 8 available for appropriation. 9 NOW, THEREFORE, 10 Section 1. Be It Enacted By The County Council Of Harford County, 11 Maryland, that the current expense budget for the fiscal year 12 ending June 30, 1982, be, and it is hereby amended by making an 13 appropriation from the General Fund Reserve for Contingencies 14 in the below listed amounts for the purpose detailed: 15 Appropriation: 16 From: General Fund 17 Reserve for Contingency 18 Account No. 70-13-17-00-01-00-07-02..... \$ 5,000.00 19 Total Funds Requested..... \$ 5,000.00 20 General Fund 21 Maryland Historical Society 22 Account No. 70-01-98-00-01-00-07-XX..... \$ 5,000.00 23 Total Funds Appropriated..... \$ 5,000.00 24 Section 2. And Be Further Enacted, that this Act shall take 25 effect sixty (60) calendar days from the date it becomes law. 26 EFFECTIVE: October 13, 1981 27 28 The Secretary of the Council does hereby 29 certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press. 30 31

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81-51

Angla Markowski, Secretary

BOOK 6 PAGE **715**

81-51

Date: July 1, 1981

Re. General Fund Reserve for Contingency

Account No. 70-13-17-00-01-07-02

CERTIFICATION OF FUNDS

This will certi	ify that funds are availab	le and
unencumbered in the	Reserve for Contingency, Gene	ral
Fund in the amount of	\$ 5,000.00	as of
July 1,	, 19 81	

James M. Jewell reasurer

GENERAL FUND FY 82 CONTINGENCY FUND STATUS 70-13-17-00-01-00-07-XX

BILL NO.	PURPOSE:	AMOUNT	DATE PASSED	RESERVE FOR CONTINCENCIES APPROPRIATION \$313,007.
61-16	Balance as Appropriated	N/A	N/N	\$315,007.00
51- 44	To provide funds for Grant-in-Aid to the City of Havre de Grace and the Town of Aberdeen	\$120,000		193,007.00
<u>.</u> :	Dept. of Planning & Zoning - To provide funds for local match for Transportation Grants			192,317.00
1	Maryland Historical Society - To provide funds for supporting activities	5,000		187,317.00

81-51

BY THE COUNCIL

Read the third time, BILL NO. 81-51 RAKKARAKKAKK By order angle Marlamki, Secretary Sealed with the County Seal and presented to the County Executive for his approval this 12th day of August , 1981 3:00 o'clock P.M. angele Machander, Secretary BY THE EXECUTIVE APPROVED: Date

BY THE COUNCIL

This Bill (No. 81-51), having been approved by the Executive and returned to the Council, becomes law on August 12, 1981.

Angle Mukacaki, Secretary

Rec'd & Recorded 1/- (d 198/ at 1:00 M. Liber / Folio 1/3 & examined per H. Douglas Chilosat. Clerk, Harford Co.

BOOK 6 PAGE 718
COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO. 81-52 (AS AMENDED)

Council President Hardwicke at the request of the Introduced by County Executive
Legislative Day No. 81-23 Date August 4, 1981
AN EMERGENCY ACT to provide for the transfer of appropriations between Capital Projects in the 1981-1982 Department of Public Works Capital Fund; to provide that certain funds be transferred from the Southeast Transfer Facility to the Resource Recovery Project; to make quarterly and further provide for payments to the Northeast Maryland Waste Disposal Authority.
By the Council,August 4, 1981
Introduced, read first time, ordered posted and public hearing scheduled
on: September 3, 1981
at: 6:30 P.M.
By Order: Angela Thankowskiap. Secretary
PUBLIC HEARING
Having been posted and notice of time and place
. of hearing and title of Bill having been published according to the
Charter, a public hearing was held onSeptember 8, 1981
and concluded on September 8, 1981
angela Markowsking, Secretary
EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

890K 6 PAGE 719

WHEREAS, the County Executive has recommended that certain appropriations be transferred between certain Capital Projects in the 1981-1982 Department of Public Works Capital Fund; and

WHEREAS, Sections 516 and 521 of the Charter of Harford

WHEREAS, Sections 516 and 521 of the Charter of Harford County, Maryland, require that such transfers be authorized by legislative act of the County Council; and

WHEREAS, this request for a transfer conforms with Sections 516, 519 and 521 of the Charter of Harford County, Maryland.

NOW, THEREFORE,

Section 1. Be It Enacted By The County Council Of Harford County, Maryland, that the 1981-1982 Department of Public Works Capital Fund, be, and it is hereby amended by making an inter-budget INTRA-BUDGET transfer of appropriations in the below listed amount for the purpose detailed:

Transfer of Funds

From: General Capital Fund

Department of Public Works

Landfills - Southeast Transfer Facility

Account No. 71-03-28-11-02-00-03-XX......\$215,000.00

Total Funds Transferred.....\$215,000.00

To: General Capital Fund

Department of Public Works

Solid Waste - Resource Recovery Studies

Account No: 71-03-28-11-06-00-01-XX.....\$ 9,800.00

71-03-28-11-06-00-02-XX...... 200.00

71-03-28-11-06-00-03-XX.....\$205,000.00

Total Funds Requested......\$215,000.00

\$1-52 AS AMENDED

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Section 2. And Be It Further Enacted, that this Act is hereby declared to be an Emergency Act, necessary for the protection of the public health, safety and welfare and the operation of a vital County program and shall take effect on the date it becomes law.

EFFECTIVE: October 9, 1981

81-52 AS AMENDED

BOOK 6 PAGE 721

BY THE COUNCIL

Read the third time, BILL NO. 81-52 (AS AMENDED)

By order

agels Mackenski, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 7th day of October , 1981 at 3:00 o'clock P.M.

Angle Marlauki, Secretary

BY THE EXECUTIVE

APPROVED:

County Executive

Date (Cotile 9 198)

BY THE COUNCIL

This Bill (No. 81-52 (as amended), having been approved by the Executive and returned to the Council, becomes law on October 9, 1981.

Augela Markowski , Secretary

Rec'd & Recorded //-10 198/ at /:00 M.

H. Dougles Chilcoat, Clerk. Harford Co.

800K 6 PAGE 722

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

RILL MO. 81-54

Color to the color
Council Member Schafer and Council President Hardwicke Introduced by at the request of the County Executive
Legislative Day No. 81-23 Date August 4, 1981
authorizing and empowering Harford County, Maryland, to issue and sell its industrial development revenue bonds, to be designated "Harford County, Maryland Industrial Development Revenue Bonds (Courtland Hardware, Inc. Project)" in a principal amount not to exceed Eight Hundred Twenty-Five Thousand Dollars (\$825,000) pursuant to the provisions of Section 266(A) to 266(I), inclusive of Article 41 of the Annotated Code of Maryland (1978 Replacement Volume 1980 Cumulative Supplement), as amended, for the sole and exclusive purpose of financing the acquisition of an industrial building in Harford County, Maryland, as provided in this Ordinance making certain legislative findings among others, concerning the public benefit and purpose of such industrial development revenue bonds; providing that such industrial development bonds (a) shall be payable solely and only from (i) revenue derived from payments by Courtland Hardware, Inc. to Harford County, Maryland, on account of such loan, and (ii) any and all monies realized from the sale of the collateral as described herein, and (b) shall not constitute within the meaning of any constitutional or charter provision or otherwise, (i) indebtedness of Harford County, Maryland, or of any other political subdivision, (ii) a charge against the general credit or taxing powers of Harford County, Maryland, or (iii) a capital project under the Charter or local laws of Harford County, Maryland, or laws of the State of Maryland; authorizing the private (negotiated) sale of such industrial development revenue bonds;
Introduced. read Sirst time, ordered posted and public hearing schedule
September 8, 1981
6:30 P.M.
By Order: Anyla Mackaudi, Secretary
PUBLIC HEARING
Having been posted and notice of time and place
of hearing and title of Bill having been published according to the
Charter, a public hearing was held on September 8, 1981
and concluded on September 8, 1981
lagela Markowskig, Secretary
ANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined

through indicates matter stricken out of Bill

BILL NO.

endment.

6 PAGE 723 BOOK

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

BILL NO._____ Introduced by Date Legislative Day No. prescribing certain details pertaining to such industrial development revenue bonds, including (without limitation) (a) the amount, date, and maturity of such industrial development revenue bonds, (b) the interest rate to be paid on such industrial development revenue bonds, (c) the prepayment provisions, if any, relating to such industrial development revenue bonds, (d) the form and tenor of such industrial development revenue bonds and (e) the terms, conditions, and security for such industrial development revenue bonds; and providing for approval by resolution of the Harford County Council of the form and contents and authorizing the execution and delivery of the various documents necessary or appropriate to effectuate the aforementioned sale of industrial development revenue bonds, and any change in the maturity schedule of the bonds, the interest rates payable, redemption feature of the bonds, and the amount of the industrial development revenue bonds to be sold (not exceeding Eight Hundred Twenty-Five Thousand Dollars (\$825,000); authorizing the execution of the statement of election required by Section 103(b)(6)(D) of the Federal Internal Revenue Code of 1954, as amended; and providing for the method(s) for determining the principal amount of the bonds not exceeding Eight Hundred Twenty-Five Thousand Dollars (\$825,000) payment dates, maturity schedule, interest rates, prepayment penalties, denomination of bonds, and the terms and conditions and security for the bonds including authorization, execution, and delivery of documents necessary or appropriate in connection with the bonds and/or the By the Council, Introduced, read first time, ordered posted and public hearing scheduled 2 2 3 By Order: PUBLIC HEARING Maying been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on and concluded on _____

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill hy amendment.

81 - 54

BILL NO.

300K 6 PAGE 724

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND

	BILL NO	and the self-reliable of the self-reliable of	
Introduced by	Trade republican control for communicación de describe de Pedrolado de		
Legislative Day No.	ס	ate	
security therefor, County Council and matters in connect payment of such in that this Ordinand	d generally pro- tion with the a- ndustrial develo	viding for and d uthorization, se opment revenue b	onds, indicating
By th	e Council,		
Introduced, read first		posted and publ	ic hearing schedules
on:			
a.C.a			
By Order:			, Secretary
	PUBLIC HEA	ARING	
Havin	g been posted a	and notice of ti	me and place
of hearing and title of	Bill having bea	en published acc	ording to the
Charter, a public hearing	g was held on		
and concluded on		•	
			, Secretary

LANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.

81-54

800K 6 PAGE 725

COUNTY COUNCIL

OF

HARFORD COUNTY, MARYLAND BILL NO. 81-54

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Legislative Day No. 81-23 Date: August 4, 1981

BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, THAT Harford County, Maryland, is hereby authorized and empowered to issue and sell its industrial development revenue bonds to be designated "Harford County, Maryland Industrial Development Revenue Bonds (Courtland Hardware, Inc. Project)", in the principal amount not exceeding Eight Hundred Twenty Five Thousand Dollars (\$825,000) pursuant to the provisions of Section 266(A) to 266(I), inclusive, of Article 41 of the Annotated Code of Maryland (1978 Replacement Volume, 1980 Cumulative Supplement), as amended, in order to loan the proceeds thereof to Courtland Hardware, Inc. ("Company"), for the sole and exclusive purpose of financing the acquisition by the Company of an industrial building in Harford County, Maryland, as provided in this Ordinance; making certain legislative findings, among others, concerning the public benefit and purpose of such industrial development revenue bonds; providing that such industrial development revenue bonds (a) shall be payable solely and only from (i) revenues derived from payments by the Company to Harford County, Maryland, (ii) any and all monies realized from the sale of collateral and (iii) any other funds available for such purpose and (b) shall not ever constitute, within the meaning of any constitutional or charter provision or otherwise, (i) an indebtedness of Harford County, Maryland, or of any other political subdivision (ii) a charge against the general credit or taxing powers of Harford County, Maryland; authorizing the private (negotiated) sale of such

81-54

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industrial development revenue bonds; prescribing certain details 2 pertaining to such industrial development revenue bonds, 3 including (without limitation) (a) that the amount, dates and maturity schedule of such industrial development revenue bonds, 5 the interest rate to be paid on such industrial development 6 revenue bonds, the prepayment penalty provision, if any, relating to such industrial development revenue bonds, the denomination 8 of the bonds, the terms, conditions and security for such 9 industrial development revenue bonds, including the authorization, 10 execution and delivery of the various documents necessary or 11 appropriate to effectuate the sale of the industrial development 12 revenue bonds and the execution of all documents necessary or 13 appropriate in connection with such industrial development 14 revenue bonds shall be approved by resolution of the Harford 15 County Council, and (b) the form and tenor of such industrial 16 development revenue bonds; authorizing the execution of the 17 statement of election required by Section 103(b)(6)(D) of the 18 Federal Internal Revenue Code of 1954 as amended; and generally 19 providing for and determining various matters in connection with 20 the authorization, issuance, security, sale and payment of such 21 industrial development revenue bonds; and providing for the 22 method(s) for determining the principal amount of the bonds not 23 exceeding Eight Hundred Twenty Five Thousand Dollars (\$825,000), 24 payment dates, maturity schedule, interest rates, prepayment 25 penalties, denomination of bonds and the terms, conditions and 26 security for the bonds including authorization, execution and 27 delivery of documents necessary or appropriate in connection 28 with the bonds and/or the security therefor, pursuant to 29 resolution(s) approved by the Harford County Council. 30

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Sections 266(A) to 266(I), inclusive, of Article 41 of the Annotated Code of Maryland (1978 Replacement Volume, 1980 Cumulative Supplement) as amended, (the "Act") empowers all the Counties and Municipalities of the State of Maryland to issue revenue bonds and to loan the proceeds of sale of such revenue bonds to an industrial concern to finance the acquisition (as defined in the Act) by such industrial concern of industrial buildings (as defined in the Act). The Act declares it to be the legislative purpose to relieve conditions of unemployment in the State, to encourage the increase of industry and a balanced economy in the State, to assist in the retention of existing industry in the State through the control, reduction or abatement of pollution of the environment (where the proceeds of bonds are used for that purpose), to promote economic development, to promote natural resources and, in this manner, to promote the health, welfare and safety of the residents of each of the Counties and municipalities of the State of Maryland.

Harford County, Maryland, (the "County") has determined to issue and sell its Harford County, Maryland, Industrial Development Revenue Bonds (Courtland Hardware, Inc. Project), in an amount not exceeding Eight Hundred Twenty Five Thousand Dollars (\$825,000) (the "Bonds") and to loan ("Loan") the proceeds of the Bonds to the Company, an industrial concern as mentioned in the Act, on the terms and conditions set forth in agreements to be entered into by and between the County, the Company and others (the "Agreements"), as provided by this Ordinance and in resolutions to be passed from time to time by the County Council of Harford County, Maryland, in order to finance the acquisition (within the meaning of the Act) by the Company of a certain industrial building (within the meaning of the Act) in Harford County, Maryland (the "Industrial

800X 6 FACE 728

- 1 Building"), and thereby relieve conditions of unemployment in
- 2 the State of Maryland and in Harford County, Maryland, and thus
- 3 encourage economic development and protect the health, welfare
- 4 and safety of the citizens of the State of Maryland and Harford
- 5 County, Maryland.

6 The Bonds will be sold at private (negotiated) sale to

7 Commercial and Savings Bank (the "Bank") or any other purchaser

8 approved by resolution of the Harford County Council.

The Company will execute and deliver or cause to be executed and delivered (a) a deed of trust ("Deed of Trust") conveying the Industrial Building as security for the Loan (b) such other Agreements as may be necessary or appropriate to accomplish the foregoing and/or to provide security for the purchasers of the Bonds and to indicate that the issuance and sale of the Bonds and the execution and delivery of the Agreements are to be without any liability of any kind on the part of the County.

The County received a letter of intent from the Company dated June 26, 1981 (the "Letter of Intent"), requesting the County to participate in the financing of the acquisition of the Industrial Building in an amount not to exceed Eight Hundred Twenty Five Thousand Dollars (\$825,000). The Letter of Intent was approved by the County Council of Harford County, Maryland, (the "County Council") by Resolution Number 24 -81, adopted on July 7, 1981 and accepted by the County Executive and the President of the County Council on July 7, 1981 subject to the adoption of this Ordinance.

NOW THEREFORE, in accordance with the terms and provisions of the Act and the Charter of Harford County, Maryland:

Section 1. BE IT ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that acting pursuant to the Act, it is hereby found and determined as follows:

1. The issuance and sale of the Bonds by the County in

BOOK 6 PAGE 729

order to lend the proceeds thereof to the Company pursuant to the Act for the sole and exclusive purpose of financing the acquisition of the Industrial Building (within the meaning of the Act) will facilitate and expedite the acquisition of the Industrial Building by the Company. The Industrial Building will consist of approximately 40,000 square feet of land bounded by Alice Anne Street, Bond Street and Pennsylvania Avenue in Bel Air, Maryland, and construction of a brick and metal building to be used in the business of the Company.

- 2. The acquisition of the Industrial Building by the Company and the financing of the Industrial Building as provided in this Ordinance will promote the declared legislative purposes of the Act by (a) sustaining jobs and employment, thus relieving conditions of unemployment in the State of Maryland and in Harford County, Maryland; (b) encouraging the increase of industry and a balanced economy in the State of Maryland and in Harford County, Maryland; (c) assisting in the retention of existing industry in the State of Maryland and in Harford County, Maryland; (d) and promoting economic development; and (e) promoting the health, welfare and safety of the residents of Harford County, Maryland, and in the State of Maryland.
- 3. It is in the best interests of the citizens of the County to finance the acquisition of the Industrial Building by a loan to the Company.
- 4. Neither the Bonds nor the interest thereon, will constitute (a) a general obligation of the County or (b) a charge against or pledge of the general credit or taxing powers of the County within the meaning of the Constitution of Maryland or any constitutional, statutory or charter provision or limitation, and neither shall ever constitute or give rise to any pecuniary liability on the part of the County. The principal of and interest on the Bonds shall be payable

888X 6 PAGE 730

from and secured by (a) an assignment of (i) the revenue realized and the collateral pledged, under the Loan Agreement, and (ii) the Company's right, title and interest in and to, and remedies under the Deed of Trust, and (b) such other Agreements as may be necessary or appropriate. No monies will be comingled with the County's funds or will be subject to the absolute control of the County, but only to such limited supervision and checks as are deemed necessary or desirable by the County to insure that the proceeds of the Bonds are used to accomplish the public purposes of the Act and this Ordinance. The transactions authorized hereby do not constitute the acquisition of property for public use or the purchase of equipment for public use. The public purposes expressed in the Act are to be achieved by facilitating the acquisition of the Industrial Building by the Company.

- 5. The security for the Bonds shall be solely and exclusively (a) the absolute, irrevocable and unconditional obligation of the Company to make the payments required by the Loan Agreement and (b) monies realized from any and all collateral (including the Industrial Building) pledged as security for the Loan.
- 6. None of the receipts and revenues of the County from the Bonds or the Agreements shall be set aside as a depreciation account (mentioned in the Act).
- 7. The best interests of the County will be served by selling the Bonds to Commercial and Savings Bank or other purchaser approved by resolution of the Harford County Council at private (negotiated) sale, as authorized by the Act, upon the terms and conditions approved by the County as set forth in this Ordinance.

Section 2. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that, subject to the provisions

81-54

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of this Ordinance, the County is authorized and empowered pursuant to the Act, to issue and sell its Harford County,

Maryland, Industrial Development Revenue Bonds (Courtland Hardware, Inc. Project) in a principal amount not to exceed Eight Hundred Twenty Five Thousand Dollars (\$825,000), such Bonds to be solely and exclusively payable from revenue derived by the County from payments on the Loan by the Company, and secured as provided herein. The Bonds shall be designated "Harford County, Maryland, Industrial Development Revenue Bonds (Courtland Hardware, Inc. Project)", shall bear interest and be payable as provided in subsequent resolutions approved by the Harford County Council, and shall be in substantially the following form, with such changes as may be approved by resolutions of the Harford County Council.

800# 6 PAGE 732

UNITED STATES OF AMERICA

STATE OF MARYLAND

HARFORD COUNTY, MARYLAND

INDUSTRIAL DEVELOPMENT REVENUE BOND

COURTLAND HARDWARE, INC. PROJECT

1981 \$825,000

For value received, Harford County, Maryland (the "Issuer"), a body politic and corporate and a political subdivision of the State of Maryland, hereby promises to pay to bearer, or if this bond be registered as herein provided, then to the registered owner hereof, solely from the special fund hereinafter described and from no other source, on or before the day of , 20 , ("Maturity"), as provided below, the principal sum of

Dollars (\$) and to pay solely from

said special fund, interest thereon from date hereof at the rate

of per annum, first payable , 19 , and on

each and thereafter until

maturity, with principal being first payable , 19 ,

and on each and thereafter

until maturity, in an amount which when added to the interest

due and payable on each such date shall equal

Dollars (\$), with the unpaid principal, if any due and payable on maturity. Both the principal hereof and the interest hereon are payable in lawful money of the United States of America at the principal office of Commercial and Savings Bank in Bel Air, Maryland.

This Bond is the duly authorized issue of the issuer designated as "Harford County, Maryland Industrial Development Revenue Bond (Courtland Hardware, Inc. Project). This Bond is hereinafter referred to as the "Bond" or "Bond."

This bond is issued pursuant to the authority of

Sections 266(A) to 266(I), inclusive, of Article 41 of the Annotated Code of Maryland (1978 Replacement Volume 1980 Cumulative Supplement), as amended (the "Act"), and pursuant to and under the authority of Council Bill No. 81-enacted by the County Council of Harford County on 19, which Council Bill No. 81-became effective on

approved by the County Council of Harford County ("Resolutions").

Reference is hereby made to the Ordinance and Resolutions for the provisions, among others, with respect to (A) the nature and extent of the security for this bond, (B) the rights, duties and obligations of the County (C) the terms upon which this Bond is issued and secured and (D) the modification or amendment of any of the foregoing or of agreements executed and delivered in connection with the Courtland Hardware, Inc.

Project; and by the acceptance of this Bond, the holder hereof assents to all of the provisions of the Ordinance and Resolutions and agrees to be bound thereby.

This Bond is issued for the purpose of financing, in whole or in part, the cost of the acquisition (as defined in the Act) by Courtland Hardware, Inc. of an Industrial Building (as defined in the Act) in Harford County, Maryland (the "Industrial Building"), and paying expenses incidental thereto so as to help relieve conditions of unemployment in the State of Maryland and in Harford County, and to help encourage the increase of industry and achieve a balanced economy in the State of Maryland and in Harford County, to assist in the retention of industry existing in the State of Maryland, to promote economic development, and in this manner to promote the health, welfare and safety of Harford County.

This Bond and the redemption premium (if any) and interest hereon shall not be deemed to constitute a debt or

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a general obligation or a pledge of the faith and credit of the State of Maryland or of Harford County, Maryland, and does not directly, indirectly or contingently obligate said State 3 or County to levy or to pledge any form of taxation whatever for the payment of such principal, redemption premium (if any) and interest. This Bond is payable solely from revenues derived from payments by Courtland Hardware, Inc. (the "Company") to the County under a Loan Agreement of even date herewith between the County and the Company ("Loan Agreement"), any and all monies realized from the sale of collateral pledged as security for such loan and all monies received under any guaranty agreements. Neither this Bond nor the interest payable hereon shall ever constitute an indebtedness or a charge against the general credit or taxing powers of the County within the meaning of any constitutional provision or statutory or charter limitation and neither shall ever constitute or give rise to any pecuniary liability of the County. No recourse shall be had for the payment of the principal of, or the redemption premium (if any) and the interest on, this Bond against any officer or member of the Issuer.

Pursuant to the Loan Agreement, payments sufficient for the prompt payment when due of the principal of and interest on this Bond are to be paid by the Company directly to Commercial and Savings Bank (the "Bank") to be held by the Bank, as agent for the holder of this Bond, in a separate and special fund created by the Ordinance, to be used by the Bank, as agent for the holder of the Bond, for the payment of the principal of and interest on this Bond.

The County may under certain circumstances prescribed in Section 6 of the Ordinance be required to pay (but only out of amounts made available to the County by the Company

81-54

800x 6 PAGE 735

or others for such purposes) all or part of the principal of this Bond plus accrued and unpaid interest before maturity upon the terms provided in such Section 6 of the Ordinance. In the event of partial prepayment, the holder hereof shall surrender this Bond to the Bond Registrar (hereinafter referred to), for notation hereon that this Bond, to the extent of the amount prepaid, has been partially prepaid. In the event of a partial prepayment of this Bond, the sums applied to the prepayment shall be applied to the prepayment of the principal hereof in the inverse order of the monthly installment payment dates. Reference is hereby made to Section 6 of the Ordinance for the provisions relating to the prepayment of this Bond, and, by the acceptance of this Bond, the holder hereof assents to such prepayment provisions and agrees to be bound thereby.

Notice of any such prepayment shall be given at least two (2) banking days prior to the prepayment date by mailing and by telegraphing to the registered owner of this Bond a notice fixing such prepayment date, the amount of principal to be prepaid and the interest to be paid through the prepayment date. The notice required herein to be given may be waived by the registered owner of this Bond.

All payments hereunder shall be made in immediately available funds at the office of Commercial and Savings Bank, Bel Air, Maryland. If any principal or interest payable hereon falls due on any day other than a banking day at the Bank, then such payment date shall be extended to the next succeeding full banking day.

In the event any installments of the principal and interest, or payment of interest, as hereinabove provided, is not paid when due and payable, such installment of principal and interest, or payment of interest, shall bear interest at the rate of per annum until paid.

SCON 6 PAGE 736

This Bond shall be registered as to both principal and interest. The Bank shall serve as Bond Registrar, and shall 2 3 keep at its principal office in Bel Air, Maryland, for so 4 long as this Bond remains outstanding, books for the registration and transfer hereof. When used herein, the term 5 6 "holder of this Bond" shall mean the registered owner from 7 time to time of this Bond. The initial holder of this Bond 8 shall be the Bank.

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This Bond shall be transferable only upon the books maintained by the Bond Registrar by the registered owner hereof in person or by his attorney duly authorized in writing, upon surrender hereof together with a written instrument or transfer satisfactory to the Bond Registrar duly executed by the registered owner or his duly authorized attorney. This Bond is a "security" within the meaning of Article 8 of the Maryland Uniform Commercial Code, and, notwithstanding the provisions herein contained for registration, is, and shall remain, negotiable. The laws of the State of Maryland shall govern the construction of this Bond.

The County, the Bank, any trustees under any trust agreement for the holder of this Bond, and the Bond Registrar may deem and treat the person in whose name this Bond shall be registered as the absolute owner hereof, whether this Bond shall be overdue or not, for the purpose of receiving payment of, or on account of, the principal of and interest hereon and for all purposes, and all such payments so made to such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon this Bond to the extent of the sum or sums so paid, and neither the County nor the Bank, as agent for the holder of this Bond, nor the Bond Registrar shall be affected by any notice to the contrary.

Within sixty (60) days after receipt of a written request

from the holder hereof (or within such longer period as may be reasonably required for the authorization, issuance and preparation of bonds) the County will take action necessary to cause serial bonds to be duly authorized and issued, to the extent permitted by applicable laws, in order that this Bond may be exchanged for a series of serial bonds. Any serial bonds so authorized and issued shall be substantially in the same form as this Bond, with only such changes in amounts, dates and other details as may be necessary. All such serial bonds shall (a) bear interest at the same rate, and (b) be ratably and equally secured by, and entitled to the benefits of, the Ordinance and the security for the repayment of the Bond provided for therein. Any expenses incurred by the County in authorizing and issuing any such serial bonds shall be paid by the Company.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED, that all conditions, acts and things required by the Constitution and laws of the State of Maryland and the Charter of Harford County, Maryland, to exist, to have happened and to have been performed precedent to and in the execution and delivery of this Bond exist, have happened, and have been performed, and that the issuance of this Bond, together with all obligations of the County, does not exceed or violate any constitutional or statutory debt limitations.

IN WITNESS WHEREOF, HARFORD COUNTY, MARYLAND, has caused this Bond to be signed by the manual signature of its County Executive, and has also caused its corporate seal to be hereunto affixed and attested by the manual signatures of its Director of Administration, all as of the day of , 1981.

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ATTEST: HARFORD COUNTY, MARYLAND 1 3 Director of Administration County Executive 4 (SEAL) 5 (A Prepayment Record will be attached to the Bond.) 7 Section 4. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL 8 OF HARFORD COUNTY, MARYLAND, that in consideration of the 9 purchase and acceptance of the Bonds by those who shall hold 10 the same from time to time, (i) this Ordinance shall be deemed 11 to be and shall constitute a contract between the County and 12 the holder from time to time of the Bonds; and (ii) the assign-13 ments described herein and the covenants to be performed by 14 or on behalf of the County shall be for the benefit, protection 15 and security of the holder of the Bonds. 16 Section 5. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL 17 OF HARFORD COUNTY, MARYLAND, that simultaneously with the 18 issuance and sale of the Bonds, the County, will, pursuant 19 to the terms of the Agreements and the Act, cause the proceeds 20 of sale thereof to be applied to the acquisition of the Indus-21 trial Building in accordance with the provisions of the Act, 22 this Ordinance and the Resolutions. 23 The proceeds of the Bonds shall be advanced as provided 24 in the Agreements, and, in order to insure that such proceeds 25 will be used for the purposes set forth in the Act, the County 26 shall deposit such proceeds with the trustees under the Trust 27 Agreement, and as provided in the Agreements, who will hold, 28 invest and disburse such proceeds as herein and in the Agree-29 ments provided. 30 Section 6. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL 31 OF HARFORD COUNTY, MARYLAND, that the County covenants that 32 it will promptly pay the principal of and interest on the Bonds,

BOOK . 6 PAGE 739

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and premium, if any, at the place, on the dates and in the manner provided in this Ordinance and in the Bonds according to their true intent and meaning; provided that the Bonds, together with the interest thereon, shall be the limited obligation of the County payable solely from the monies derived from (a) the Loan Agreement and the sale of any collateral pledged thereunder, and (b) all other security referred to in this Ordinance, and shall be a valid claim of the holder thereof only against such monies, which monies shall be used for no other purpose than to pay the principal of and interest on the Bonds and expenses authorized by the Act (except as may be otherwise expressly authorized in this Ordinance). Neither the Bonds nor the interest payable thereon shall ever constitute an indebtedness or a charge against the general credit or taxing powers of the County within the meaning of any constitutional or charter provision or statutory limitation and neither shall ever constitute or give rise to any pecuniary liability of the County.

Section 7. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that payment of the Bonds and the interest thereon shall be made to the registered owner thereof by the Bank as agent for the holder of the Bonds. All payments of principal, interest and other charges required by this Ordinance or the Bonds shall be made at Commercial and Savings Bank, Bel Air, Maryland, in lawful money of the United States of America, in immediately available funds. Interest on the Bonds shall be calculated on the basis of a 360-day year factor to be applied to actual days elapsed. If any principal and/or payment on the Bonds falls due on a Saturday, Sunday or public holiday at the place of payment thereof, then such date shall be extended to the next succeeding full banking day at such place.

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When the principal of and interest on the Bonds shall have been fully paid, the Bonds shall forthwith be surrendered to the Bond Registrar for cancellation.

Section 8. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that the Bonds shall be registered
as to both principal and interest. The Bank shall serve as
Bond Registrar, and it shall keep at its principal office,
for so long as the Bonds remain outstanding, books for the
registration and transfer of the Bonds.

The Bonds shall be transferable only upon the books maintained by the Bond Registrar by the registered owner thereof in person or by his attorney duly authorized in writing, upon surrender thereof together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or his duly authorized attorney.

The County, the Bank as agent for the holder of the Bonds and the Bond Registrar may deem and treat the person in whose name the Bonds shall be registered as the absolute owner of the Bonds, whether the Bonds shall be overdue or not, for the purpose of receiving payment of, or on account of, the principal of and interest on the Bonds and for all other purposes, and all such payments so made to such registered owner or upon his order shall be valid and effectual to satisfy and discharge the liability upon the Bonds to the extent of the sum or sums so paid, and neither the County nor the Bank nor the Bond Registrar shall be affected by any notice to the contrary.

The Bonds shall be in the denomination of Five Thousand Dollars (\$5,000) each or in such other denomination as may be approved in the Resolutions.

Section 9. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the County intends to assist

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in the financing of the Industrial Building for the Company in an amount not to exceed Eight Hundred Twenty Five Thousand Dollars (\$825,000) as described generally in the letter of Intent, by authorizing the issuance and sale of the Bonds pursuant to the Act, and by using the proceeds thereof for the purposes described in this Ordinance and in the agreements for financing of the acquisition of an Industrial Building, including the Loan Agreement and other documents as may be approved by Resolutions adopted by the Harford County Council, the Bond to be secured solely as hereinabove provided in this Ordinance. This Ordinance is adopted as a material inducement to the Company to acquire and construct the Industrial Building in Harford County, Maryland.

Section 10. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the execution and delivery of the Bonds, the agreements, and all other documents necessary to evidence and secure the Bonds and the Agreements are hereby authorized. The Bonds and other Agreements shall be executed on behalf of the County by the County Executive of the County by his signature, and the corporate seal of the County shall be impressed or otherwise reproduced thereon and attested by the Director of Administration of the County by his manual signature. In case any officer whose signature shall appear on the Bonds or any of the aforesaid documents shall cease to be such officer before the delivery of the Bonds or any of the other documents aforesaid, such signature shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until delivery. The County Executive, the Director of Administration and other officials of the County shall do all such acts and things and execute such supporting documents and certificates as may be necessary to carry out and comply with the provisions hereof, including, but not limited

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to, the statement of election required by Section 103(b)(6)(D) of the Federal Internal Revenue Code of 1954, as amended. Before the execution and delivery of the Bonds by the County Executive to the Bank as agent for the holder of the Bonds, the County shall have received a certificate signed by an officer of the Bank and the Company and satisfactory to counsel for 7 the County stating that (a) the Bank has purchased the Bond 8 as a commercial investment and not with a view to redistribute 9 the same to the general public, and (b) the Bank has not relied 10 upon the County or its agents for or received from the County 11 or its agents any information concerning the financial condition

or other information relating to Courtland Hardware, Inc.

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Section 11. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL

OF HARFORD COUNTY, MARYLAND, that the provisions of this

Ordinance are severable, and if any provision, sentence, clause, section or part thereof is held illegal, invalid or unconstitutional or inapplicable to any person or circumstances, such illegality, invalidity or unconstitutionality, or inapplicability shall not affect or impair any of the remaining provisions, sentences, clauses, sections, or parts of this

Ordinance or their application to other persons or circumstances. It is hereby declared to be the legislative intent that this

Ordinance would have been passed if such illegal, invalid or unconstitutional provisions, sentence, clause, section or part had not been included herein, and if the person or circumstances to which this Ordinance or any part hereof are inapplicable had been specifically exempted herefrom.

Section 12. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the County Council of Harford County, Maryland, by resolution may change the amount of Bonds to be sold but not in excess of Eight Hundred Twenty Five Thousand Dollars (\$825,000), provide for the maturity schedule

BOOK 6 PAGE 743

of the Bonds, the interest payable on the Bonds, the date of the Bonds, the dates of payment of interest and principal on the Bonds, change the form of the Bonds, provide for prepayment provisions with respect to payment of the Bonds prior to their maturity and provide for the execution of any and all agreements necessary or appropriate to accomplish the issuance and sale of the Bonds, in the manner herein described or in any other manner consistent with Sections 266(A) to 266(I), inclusive, of Article 41 of the Annotated Code of Maryland (1978 Replacement Volume, 1980 Cumulative Supplement), so long as the County has no pecuniary liability with respect to the payment of principal and interest on the Bonds.

Section 13. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that all expenses of the County, including the expenses of private attorneys employed by the County in connection with the issuance and sale of the Bonds shall be paid by Courtland Hardware, Inc.

Section 14. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that the Industrial Building and the sale of the Bonds therefor shall not constitute a capital project within the meaning of the Harford County Charter or Code.

Section 15. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that the Company, shall pay or
make arrangements for the payment of any taxes, assessments
or charges which may be lawfully levied, assessed or charged
against the Industrial Building and the Land underlying the
Industrial Building, or, in the event such charge may not be
made due to ownership of legal title by the County, the Company,
agrees to make payments to or make arrangements for the payment
to the County of amounts equal to taxes which the County would
otherwise have the right to assess.

Section 16. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL

OF HARFORD COUNTY, MARYLAND, that an appropriate indemnity,

defense and hold harmless agreement shall be executed by the

Company, in form and substance satisfactory to counsel for the

County, as provided in the Letter of Intent prior to the issuance of the Bonds.

Section 17. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that the Bonds, when issued, shall
be executed in the name of Harford County, Maryland, by the
facsimile or manual signature of the County Executive of
Harford County, Maryland, and a facsimile of the corporate
seal of the County shall be imprinted on each of the Bonds
attested by the manual signature of the Director of Administration of Harford County. The facsimiles of said signature
and said seal shall be engraved, printed or lithographed on
each of the Bonds in accordance with, and pursuant to the
authority of Section 13-18, inclusive, of Article 31 of the
Annotated Code of Maryland (1981 Replacement Volume).

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Section 18. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL
OF HARFORD COUNTY, MARYLAND, that the Bonds must be issued and
sold within six (6) months from the date on which this
Ordinance becomes law; provided, however, that the County
Council after a showing of good cause after a public hearing
held before the County Council prior to or after the expiration
of such six (6) month period, may extend the period during
which either the Bonds may be issued and sold for such additional
terms not to exceed six (6) months from the date on which the
first six (6) month period expired. The County Council, in
its sole discretion, shall determine the sufficiency, or lack
thereof, of the reasons presented for any requested extension
of the six (6) month period. If an extension is granted, notice

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of such extension and the reasons therefor must be sent to the County Executive. If the Bonds are not issued and sold within said six (6) month period or any approved extension thereof, the authority provided in this Ordinance for the County to issue and sell the Bonds shall expire.

Section 19. BE IT FURTHER ENACTED BY THE COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND, that this Ordinance has no financial impact on Harford County, Maryland, and, therefore, there is no requirement for a fiscal impact note.

EFFECTIVE: November 13, 1981

The Secretary of the Council does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

agle Markenle , Secretary

EY THE COUNCIL

Read the third time, BILL NO. 81-54

By order

Angela Markowskip, Secretary

Sealed with the County Seal and presented to the County Executive for his approval this 9th day of September , 1981 at 3:00 c'clock P.M.



Logela Markowski, Secretary

BY THE EMECUTIVE

APPROVED:

Junty Executive

Date

BY THE COUNCIL

This Bill (No. 81-54), having been approved by the Executive and returned to the Council, becomes law on September 14, 1981.

Angel Machanie , Secretary

H. Douglas Chilcoat, Clerk, Harford Co.